MONDAY, APRIL 18, 2016

SIXTY-FIRST LEGISLATIVE DAY

The House met at 4:00 p.m. and was called to order by Madam Speaker Harwell.

The proceedings were opened with prayer by Pastor Roger Burks, Church of the Harvest, Clarkrange, TN.

Representative Windle led the House in the Pledge of Allegiance to the Flag.

ROLL CALL

Representatives present were Akbari, Alexander, Armstrong, Beck, Brooks H., Brooks K., Byrd, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Fitzhugh, Forgety, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Howell, Hulsey, Jenkins, Jernigan, Johnson, Jones, Kane, Keisling, Lamberth, Littleton, Lollar, Love, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 90

EXCUSED

The Speaker announced that the following members have been excused, pursuant to requests under **Rule No. 20**:

Representative Lundberg; military service

The roll call was taken with the following results:

Representative McManus; business

PRESENT IN CHAMBER

Rep. Womick was announced as being present in the Chamber.

Reps. Butt, Calfee, DeBerry, Favors and Lynn were recorded as being present in the Chamber.

SPONSORS ADDED

Under **Rule No. 43**, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

House Bill No. 1424 Reps. Moody, Gravitt, Halford, Carter, Marsh, Dunn, Johnson, Lynn, Travis, D. White, Windle, Terry, Ragan, Williams, Sargent, Butt, Zachary, K. Brooks, Wirgau, T. Hill, Kane, Powers, Reedy, Byrd, Hicks, Forgety, Favors, Durham, Faison, Holt, C. Sexton, McCormick, H. Brooks, Shaw, Miller, Kumar, Sparks, Rogers, Goins, J. Sexton, Towns, Dunlap, Keisling, Coley, Alexander, Littleton, Sanderson, Holsclaw, Parkinson, M. White and Womick as prime sponsors.

House Bill No. 1524 Reps. Moody and Hardaway as prime sponsors.

House Bill No. 1564 Reps. Lamberth and K. Brooks as prime sponsors.

House Bill No. 1879 Rep. Parkinson as prime sponsor.

House Bill No. 2026 Reps. Akbari, Shaw, Cooper, Turner, Powell and Armstrong as prime sponsors.

House Bill No. 2033 Reps. Windle and Todd as prime sponsors.

House Bill No. 2040 Reps. Hardaway and Powers as prime sponsors.

House Bill No. 2105 Rep. Hardaway as prime sponsor.

House Bill No. 2107 Reps. Camper, Akbari, Parkinson, Turner and Hardaway as prime sponsors.

House Bill No. 2126 Reps. Powers and Smith as prime sponsors.

House Bill No. 2144 Reps. Parkinson and Hardaway as prime sponsors.

House Bill No. 2163 Reps. Akbari and Byrd as prime sponsors.

House Bill No. 2248 Reps. Terry, Zachary, Butt, Lynn and Sparks as prime sponsors.

House Bill No. 2331 Reps. Hardaway, Terry, Daniel and Clemmons as prime sponsors.

House Bill No. 2407 Reps. K. Brooks and Hardaway as prime sponsors.

House Bill No. 2424 Reps. Moody and Hardaway as prime sponsors.

House Bill No. 2447 Reps. Dunn, Littleton and Lynn as prime sponsors.

House Bill No. 2489 Reps. Moody, Hardaway and DeBerry as prime sponsors.

House Bill No. 2510 Rep. Carter as prime sponsor.

House Bill No. 2514 Reps. Hardaway and Todd as prime sponsors.

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ENGROSSED BILLS April 15, 2016

MADAM SPEAKER: The following bills have been examined, engrossed and are ready for transmission to the Senate: House Joint Resolutions Nos. 996, 998, 999, 1000, 1001, 1002, 1003, 1004, 1005, 1006, 1007, 1008, 1009, 1010, 1011, 1012, 1013 and 1014.

GREG GLASS, Chief Engrossing Clerk

ENROLLED BILLS April 15, 2016

MADAM SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Resolutions Nos. 278, 279, 280, 281 and 282; and find same correctly enrolled and ready for the signature of the Speaker.

GREG GLASS, Chief Engrossing Clerk

SIGNED April 15, 2016

The Speaker announced that she had signed the following: House Resolutions Nos. 278, 279, 280, 281 and 282.

GREG GLASS, Chief Engrossing Clerk

ENROLLED BILLS April 15, 2016

MADAM SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Bills Nos. 1544, 2639, 2648, 2654, 2655, 2658, 2659, 2660 and 2661; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE SENATE April 15, 2016

MADAM SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos. 721, 722, 723, 724, 725, 726, 727, 728, 729, 751, 772, 810 and 815; For the signature of the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

SIGNED April 15, 2016

The Speaker announced that she had signed the following: Senate Joint Resolutions Nos. 721, 722, 723, 724, 725, 726, 727, 728, 729, 751, 772, 810 and 815.

JOE MCCORD, Chief Clerk

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ENROLLED BILLS April 15, 2016

MADAM SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have carefully compared House Joint Resolutions Nos. 291, 556, 718, 776, 830, 835, 836, 837, 838, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888 and 889; and find same correctly enrolled and ready for the signatures of the Speakers.

GREG GLASS, Chief Engrossing Clerk

SIGNED April 15, 2016

The Speaker announced that she had signed the following: House Joint Resolutions Nos. 291, 556, 718, 776, 830, 835, 836, 837, 838, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888 and 889.

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE GOVERNOR April 15, 2016

MADAM SPEAKER: I am directed by the Governor to return herewith: House Joint Resolution No. 997; with his approval.

DWIGHT E. TARWATER, Legal Counsel to the Governor

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to transmit to the House, Senate Bill No. 2399; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

Senate Bill No. 2399 -- DUI Offenses - As introduced, allows a judge to use funds from the interlock assistance fund to pay for a portion of the cost of transdermal monitoring if the judge determines that a person so ordered cannot pay some portion of the cost of the device. - Amends TCA Title 40 and Title 55. by *Overbey, *Bell, *Haile, *Stevens. (*HB2424 by *Goins)

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to transmit to the House, Senate Bill No. 2523; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

Senate Bill No. 2523 -- Highways, Roads and Bridges - As introduced, requires the Great Falls Dam between White and Warren counties to be reopened. - Amends TCA Title 54 and Title 55. by *Bowling. (*HB2477 by *Dunlap, *Dunn)

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to transmit to the House, Senate Joint Resolutions Nos. 730, 731, 732, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 765, 766, 767, 768, 769, 770, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 832 and 840; adopted, for the House's action.

RUSSELL A. HUMPHREY, Chief Clerk

Senate Joint Resolution No. 730 -- Memorials, Retirement - Claudia Moody. by *Crowe.

Senate Joint Resolution No. 731 -- Memorials, Retirement - Janet Evans. by *Ramsey.

Senate Joint Resolution No. 732 -- Memorials, Death - Georgia Massengill Warren. by *Ramsey.

Senate Joint Resolution No. 734 -- Memorials, Recognition - Mira Kimmelman. by *McNally.

Senate Joint Resolution No. 735 -- Memorials, Academic Achievement - Cassie Nicole Tidwell, Valedictorian, Waverly Central High School. by *Roberts.

Senate Joint Resolution No. 736 -- Memorials, Academic Achievement - Chelsea Machelle Fortner, Valedictorian, Waverly Central High School. by *Roberts.

Senate Joint Resolution No. 737 -- Memorials, Academic Achievement - Rebecca Rose Bozman, Valedictorian, Waverly Central High School. by *Roberts.

Senate Joint Resolution No. 738 -- Memorials, Academic Achievement - Blake Alan Pickard, Valedictorian, Waverly Central High School. by *Roberts.

Senate Joint Resolution No. 739 -- Memorials, Academic Achievement - Rhett Malock Turner, Valedictorian, Waverly Central High School. by *Roberts.

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Senate Joint Resolution No. 740 -- Memorials, Academic Achievement - Jackson Hoehn Turner, Valedictorian, Waverly Central High School. by *Roberts.

Senate Joint Resolution No. 741 -- Memorials, Recognition - Life Care Center of Centerville, 2015 Bronze-Commitment to Quality Award. by *Roberts.

Senate Joint Resolution No. 742 -- Memorials, Recognition - Christian Care Center of Springfield, 2015 Bronze-Commitment to Quality Award. by *Roberts.

Senate Joint Resolution No. 743 -- Memorials, Interns - Molly Crawford. by *McNally.

Senate Joint Resolution No. 744 -- Memorials, Recognition - The Pavilion in Lebanon, 2015 Bronze - Commitment to Quality Award. by *Beavers.

Senate Joint Resolution No. 745 -- Memorials, Academic Achievement - Charles Layne, Valedictorian, Tennessee Virtual Online School. by *Beavers.

Senate Joint Resolution No. 746 -- Memorials, Retirement - Don Lindsey, by *Massey.

Senate Joint Resolution No. 747 -- Memorials, Retirement - Tim Wright. by *Massey.

Senate Joint Resolution No. 748 -- Memorials, Recognition - Mark A. Kinney, Boys and Girls Clubs Youth of the Year. by *Jackson.

Senate Joint Resolution No. 749 -- Memorials, Recognition - Adriana L. Ramos, Boys and Girls Clubs Youth of the Year. by *Southerland.

Senate Joint Resolution No. 750 -- Memorials, Recognition - Cameron T. Hamilton, Boys and Girls Clubs Youth of the Year. by *Southerland.

Senate Joint Resolution No. 752 -- Memorials, Recognition - Katelyn Brianne Whicker, Boys and Girls Clubs Youth of the Year. by *Crowe.

Senate Joint Resolution No. 753 -- Memorials, Recognition - MaKaila E. Carlisle, Boys and Girls Clubs Youth of the Year. by *Crowe.

Senate Joint Resolution No. 754 -- Memorials, Death - Merle Haggard. by *Crowe.

Senate Joint Resolution No. 755 -- Memorials, Academic Achievement - Jacob Raymond, Tutorial Valedictorian, Heritage Christian Academy. by *Beavers.

Senate Joint Resolution No. 756 -- Memorials, Academic Achievement - Shane Wells, Tutorial Salutatorian, Heritage Christian Academy. by *Beavers.

Senate Joint Resolution No. 757 -- Memorials, Academic Achievement - Jordan Clark, Umbrella Valedictorian, Heritage Christian Academy. by *Beavers.

Senate Joint Resolution No. 758 -- Memorials, Academic Achievement - Andrew Fuqua, Umbrella Valedictorian, Heritage Christian Academy. by *Beavers.

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Senate Joint Resolution No. 759 -- Memorials, Recognition - Robyn A. Barnett, Boys and Girls Clubs Youth of the Year. by *Stevens.

Senate Joint Resolution No. 760 -- Memorials, Recognition - Diamond Antoinette Love, Boys and Girls Clubs Youth of the Year. by *McNally.

Senate Joint Resolution No. 761 -- Memorials, Recognition - Brandin M. Frazier, Boys and Girls Clubs Youth of the Year. by *McNally.

Senate Joint Resolution No. 762 -- Memorials, Recognition - Wendy Gisela Armenta, Boys and Girls Clubs Youth of the Year. by *Bell.

Senate Joint Resolution No. 763 -- Memorials, Recognition - Madison Brianne Taylor, Boys and Girls Clubs Youth of the Year. by *Bell.

Senate Joint Resolution No. 765 -- Memorials, Recognition - Sweetwater Nursing and Rehabilitation, 2015 Bronze - Commitment to Quality Award. by *Bell.

Senate Joint Resolution No. 766 -- Memorials, Recognition - Life Care Center of Copper Basin, 2015 Bronze - Commitment to Quality Award. by *Bell.

Senate Joint Resolution No. 767 -- Memorials, Interns - Michael Laverdiere. by *Bell, *Yager.

Senate Joint Resolution No. 768 -- Memorials, Recognition - Kennedy Roberson, Boys and Girls Clubs Youth of the Year. by *Harris.

Senate Joint Resolution No. 769 -- Memorials, Recognition - Shanice Mariesha White, Boys and Girls Clubs Youth of the Year. by *Harris.

Senate Joint Resolution No. 770 -- Memorials, Recognition - Jazsmin Robertson, Boys and Girls Clubs Youth of the Year. by *Harper.

Senate Joint Resolution No. 773 -- Memorials, Retirement - Janet R. Spraker. by *Watson.

Senate Joint Resolution No. 774 -- Memorials, Recognition - Woodcrest at Blakeford, 2015 Bronze - Commitment to Quality Award. by *Dickerson.

Senate Joint Resolution No. 775 -- Memorials, Recognition - Vanco Health Care and Rehabilitation, 2015 Bronze - Commitment to Quality Award. by *Dickerson.

Senate Joint Resolution No. 776 -- Memorials, Recognition - William Hancock. by *Dickerson.

Senate Joint Resolution No. 777 -- Memorials, Recognition - Horizon Health and Rehabilitation Center, 2015 Bronze - Commitment to Quality Award. by *Bowling.

Senate Joint Resolution No. 778 -- Memorials, Recognition - Isabella Catherine Cason, Boys and Girls Clubs Youth of the Year. by *Niceley.

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- **Senate Joint Resolution No. 779** -- Memorials, Recognition Michael Devon Watson, Boys and Girls Clubs Youth of the Year. by *Niceley.
- **Senate Joint Resolution No. 780** -- Memorials, Recognition Richard "Dick" Ray, Community Leadership Award. by *Overbey.
- **Senate Joint Resolution No. 781** -- Memorials, Recognition Jeremy Heilig, Boys and Girls Clubs Youth of the Year. by *Overbey.
- **Senate Joint Resolution No. 782** -- Memorials, Recognition Colton Stout Memorial Scholarship. by *McNally.
- **Senate Joint Resolution No. 783** -- Memorials, Recognition Vinceia Marnia Crittenden, Boys and Girls Clubs Youth of the Year. by *Gardenhire.
- **Senate Joint Resolution No. 784** -- Memorials, Death Edward G. Nelson. by *Dickerson.
- **Senate Joint Resolution No. 785** -- Memorials, Academic Achievement Joseph Riley Robinson, Salutatorian, Harpeth High School. by *Roberts.
- **Senate Joint Resolution No. 786** -- Memorials, Academic Achievement Chelsea Kiely, Valedictorian, Harpeth High School. by *Roberts.
- **Senate Joint Resolution No. 787** -- Memorials, Academic Achievement Jenna Lea Swann, Valedictorian, East Robertson High School. by *Roberts.
- **Senate Joint Resolution No. 788** -- Memorials, Academic Achievement Sarah Kathryn Stewart, Valedictorian, White House Heritage High School. by *Roberts.
- **Senate Joint Resolution No. 789** -- Memorials, Academic Achievement Savannah Leigh Broadway, Valedictorian, Dayspring Academy. by *Roberts.
- **Senate Joint Resolution No. 790** -- Memorials, Academic Achievement Tristan Blaise Miranda, Valedictorian, Greenbrier High School. by *Roberts.
- **Senate Joint Resolution No. 791** -- Memorials, Academic Achievement Juan "Tony" Soto, Valedictorian, Springfield High School. by *Roberts.
- **Senate Joint Resolution No. 792** -- Memorials, Academic Achievement Katelyn Renee Roberts, Valedictorian, Sycamore High School. by *Roberts.
- **Senate Joint Resolution No. 793** -- Memorials, Academic Achievement Maura Amanda Cauley, Salutatorian, Sycamore High School. by *Roberts.
- **Senate Joint Resolution No. 794** -- Memorials, Professional Achievement Jennifer Elliott, Wilson County Teacher of the Year. by *Beavers.
- **Senate Joint Resolution No. 795** -- Memorials, Academic Achievement Elissa Noelle Beery, Valedictorian, Christian Community Schools. by *Roberts.

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Senate Joint Resolution No. 796 -- Memorials, Personal Occasion - Edward Eugene Durham. by *Hensley.

Senate Joint Resolution No. 797 -- Memorials, Recognition - Brandon Levier, Boys and Girls Clubs State Youth of the Year. by *Hensley.

Senate Joint Resolution No. 798 -- Memorials, Academic Achievement - Raven Lee Minyard, Valedictorian, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 799 -- Memorials, Academic Achievement - Anna Grace Brewer, Salutatorian, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 800 -- Memorials, Academic Achievement - Savanna Collie, Third Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 801 -- Memorials, Academic Achievement - Malia Bennett, Fourth Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 802 -- Memorials, Academic Achievement - Lexie Anne Carroll, Fifth Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 803 -- Memorials, Academic Achievement - Michael Butler, Sixth Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 804 -- Memorials, Academic Achievement - Lauren Nicole Thomas, Seventh Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 805 -- Memorials, Academic Achievement - Carrie Dawn Runions, Eighth Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 806 -- Memorials, Academic Achievement - Alison Brooke Moore, Ninth Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 807 -- Memorials, Academic Achievement - Olivia Cardenas, Tenth Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 808 -- Memorials, Interns - Bailey Duane Barnes. by *Stevens.

Senate Joint Resolution No. 832 -- Memorials, Public Service - Julia Coleman Quinn. by *Yarbro.

Senate Joint Resolution No. 840 -- Memorials, Personal Occasion - Bob and Florence Pitts, 50th wedding anniversary. by *Johnson.

PERSONAL ORDERS

RECOGNITION IN THE WELL

Representative Kane was recognized in the Well to honor Three Dog Night.

RESOLUTION READ

The Clerk read House Joint Resolution No. 597, adopted February 22, 2016.

House Joint Resolution No. 597 -- Memorials, Recognition - Three Dog Night. by *Kane, *Akbari, *Alexander, *Armstrong, *Beck, *Brooks H, *Brooks K, *Byrd, *Calfee, *Camper, *Carr , *Carter, *Casada, *Clemmons, *Coley, *Daniel, *DeBerry, *Dunlap, *Dunn, *Durham, *Eldridge, *Faison, *Farmer, *Favors, *Fitzhugh, *Forgety, *Gilmore, *Goins, *Gravitt, *Halford, *Harwell, *Hawk, *Hazlewood, *Hicks, *Hill M, *Hill T, *Holsclaw, *Howell, *Hulsey, *Jenkins, *Jernigan, *Johnson, *Jones, *Keisling, *Kumar, *Lamberth, *Littleton, *Lollar, *Lundberg, *Lynn, *Marsh, *Matheny, *Matlock, *McDaniel, *McManus, *Miller, *Mitchell, *Moody, *Parkinson, *Pitts, *Powell, *Powers, *Ramsey, *Reedy, *Rogers, *Sanderson, *Sargent, *Sexton C, *Sexton J, *Shaw, *Shepard, *Smith, *Sparks, *Spivey, *Stewart, *Swann, *Terry, *Todd, *Towns, *Travis, *Turner, *Van Huss, *Weaver, *White D, *White M, *Williams, *Windle, *Wirgau, *Zachary.

RESOLUTIONS

Pursuant to **Rule No. 17**, the following resolutions were introduced and placed on the Consent Calendar for April 19, 2016:

House Resolution No. 283 -- Memorials, Recognition - Deanne Dewitt. by *Lamberth.

House Resolution No. 284 -- Memorials, Public Service - 2016 Sterling Award recipients. by *Shaw.

House Resolution No. 285 -- Memorials, Interns - Khalid R. Williams. by *Smith, *Zachary.

House Resolution No. 286 -- Memorials, Interns - Desmond Frelix. by *Cooper.

House Resolution No. 287 -- Memorials, Interns - Sharekia Shaw. by *Ramsey.

House Resolution No. 288 -- Memorials, Interns - Brett Windrow. by *Ramsey.

House Joint Resolution No. 1017 -- Memorials, Retirement - Woodrow Wilson Henderson, Jr. by *Butt.

House Joint Resolution No. 1018 -- Memorials, Interns - Kristy Brown. by *Turner, *Camper.

House Joint Resolution No. 1019 -- Memorials, Personal Occasion - Bessie Lorene Baker Brewer, 102nd birthday. by *Byrd.

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House Joint Resolution No. 1020 -- Memorials, Academic Achievement - Anna Beth Haggard, graduation from University of North Alabama. by *Byrd.

House Joint Resolution No. 1021 -- Memorials, Death - Carol Hardin. by *Byrd.

House Joint Resolution No. 1022 -- Memorials, Academic Achievement - Peyton Emily Woody, Salutatorian, South-Doyle High School. by *Smith.

House Joint Resolution No. 1023 -- Memorials, Academic Achievement - Gentry Morgan Huddleston, Valedictiorian, South-Doyle High School. by *Smith.

House Joint Resolution No. 1024 -- Memorials, Academic Achievement - Bailey Sims, Salutatorian, Cannon County High School. by *Pody.

House Joint Resolution No. 1025 -- Memorials, Academic Achievement - Kellie Payne, Valedictorian, Cannon County High School. by *Pody.

House Joint Resolution No. 1026 -- Memorials, Recognition - Woodlawn Missionary Baptist Church, 150th anniversary. by *Fitzhugh.

House Joint Resolution No. 1027 -- Memorials, Academic Achievement - Sydnee Redana Ruff, Valedictorian, Tyner Academy. by *Carter.

House Joint Resolution No. 1028 -- Memorials, Academic Achievement - Joyce Anchanattu Mathai, Salutatorian, Tyner Academy. by *Carter.

House Joint Resolution No. 1029 -- Memorials, Academic Achievement - Meghan Lusk, Salutatorian, Santa Fe Unit School. by *Butt.

House Joint Resolution No. 1030 -- Memorials, Academic Achievement - Ashley Dodson, Valedictorian, Santa Fe Unit School. by *Butt.

House Joint Resolution No. 1031 -- Memorials, Retirement - Harold "Bimbo" McCawley. by *Travis.

House Joint Resolution No. 1033 -- Memorials, Academic Achievement - Angel Vu, Valedictorian, Kingsbury High School. by *Parkinson.

House Joint Resolution No. 1034 -- Memorials, Academic Achievement - Stacy Okai, Salutatorian, Kingsbury High School. by *Parkinson.

House Joint Resolution No. 1035 -- Memorials, Death - Ted Wampler, Sr. by *Matlock.

House Joint Resolution No. 1036 -- Memorials, Interns - Justus Tyler Bell. by *Matlock.

House Joint Resolution No. 1037 -- Memorials, Retirement - Katherine Minor Walker. by *Pitts.

House Joint Resolution No. 1038 -- Memorials, Death - Colonel William Donnell "Don" Young, Jr. by *Durham, *Sargent, *Casada.

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House Joint Resolution No. 1039 -- Memorials, Death - Martha Ann Cassell Lee. by *Akbari, *Camper.

SENATE JOINT RESOLUTIONS (Congratulatory and Memorializing)

Pursuant to **Rule No. 17**, the resolutions listed were noted as being placed on the Consent Calendar for April 19, 2016:

Senate Joint Resolution No. 730 -- Memorials, Retirement - Claudia Moody. by *Crowe.

Senate Joint Resolution No. 731 -- Memorials, Retirement - Janet Evans. by *Ramsey.

Senate Joint Resolution No. 732 -- Memorials, Death - Georgia Massengill Warren. by *Ramsey.

Senate Joint Resolution No. 734 -- Memorials, Recognition - Mira Kimmelman. by *McNally.

Senate Joint Resolution No. 735 -- Memorials, Academic Achievement - Cassie Nicole Tidwell, Valedictorian, Waverly Central High School. by *Roberts.

Senate Joint Resolution No. 736 -- Memorials, Academic Achievement - Chelsea Machelle Fortner, Valedictorian, Waverly Central High School. by *Roberts.

Senate Joint Resolution No. 737 -- Memorials, Academic Achievement - Rebecca Rose Bozman, Valedictorian, Waverly Central High School. by *Roberts.

Senate Joint Resolution No. 738 -- Memorials, Academic Achievement - Blake Alan Pickard, Valedictorian, Waverly Central High School. by *Roberts.

Senate Joint Resolution No. 739 -- Memorials, Academic Achievement - Rhett Malock Turner, Valedictorian, Waverly Central High School. by *Roberts.

Senate Joint Resolution No. 740 -- Memorials, Academic Achievement - Jackson Hoehn Turner, Valedictorian, Waverly Central High School. by *Roberts.

Senate Joint Resolution No. 741 -- Memorials, Recognition - Life Care Center of Centerville, 2015 Bronze-Commitment to Quality Award. by *Roberts.

Senate Joint Resolution No. 742 -- Memorials, Recognition - Christian Care Center of Springfield, 2015 Bronze-Commitment to Quality Award. by *Roberts.

Senate Joint Resolution No. 743 -- Memorials, Interns - Molly Crawford. by *McNally.

Senate Joint Resolution No. 744 -- Memorials, Recognition - The Pavilion in Lebanon, 2015 Bronze - Commitment to Quality Award. by *Beavers.

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Senate Joint Resolution No. 745 -- Memorials, Academic Achievement - Charles Layne, Valedictorian, Tennessee Virtual Online School. by *Beavers.

Senate Joint Resolution No. 746 -- Memorials, Retirement - Don Lindsey. by *Massey.

Senate Joint Resolution No. 747 -- Memorials, Retirement - Tim Wright. by *Massey.

Senate Joint Resolution No. 748 -- Memorials, Recognition - Mark A. Kinney, Boys and Girls Clubs Youth of the Year. by *Jackson.

Senate Joint Resolution No. 749 -- Memorials, Recognition - Adriana L. Ramos, Boys and Girls Clubs Youth of the Year. by *Southerland.

Senate Joint Resolution No. 750 -- Memorials, Recognition - Cameron T. Hamilton, Boys and Girls Clubs Youth of the Year. by *Southerland.

Senate Joint Resolution No. 752 -- Memorials, Recognition - Katelyn Brianne Whicker, Boys and Girls Clubs Youth of the Year. by *Crowe.

Senate Joint Resolution No. 753 -- Memorials, Recognition - MaKaila E. Carlisle, Boys and Girls Clubs Youth of the Year. by *Crowe.

Senate Joint Resolution No. 754 -- Memorials, Death - Merle Haggard. by *Crowe.

Senate Joint Resolution No. 755 -- Memorials, Academic Achievement - Jacob Raymond, Tutorial Valedictorian, Heritage Christian Academy. by *Beavers.

Senate Joint Resolution No. 756 -- Memorials, Academic Achievement - Shane Wells, Tutorial Salutatorian, Heritage Christian Academy. by *Beavers.

Senate Joint Resolution No. 757 -- Memorials, Academic Achievement - Jordan Clark, Umbrella Valedictorian, Heritage Christian Academy. by *Beavers.

Senate Joint Resolution No. 758 -- Memorials, Academic Achievement - Andrew Fugua, Umbrella Valedictorian, Heritage Christian Academy. by *Beavers.

Senate Joint Resolution No. 759 -- Memorials, Recognition - Robyn A. Barnett, Boys and Girls Clubs Youth of the Year. by *Stevens.

Senate Joint Resolution No. 760 -- Memorials, Recognition - Diamond Antoinette Love, Boys and Girls Clubs Youth of the Year. by *McNally.

Senate Joint Resolution No. 761 -- Memorials, Recognition - Brandin M. Frazier, Boys and Girls Clubs Youth of the Year. by *McNally.

Senate Joint Resolution No. 762 -- Memorials, Recognition - Wendy Gisela Armenta, Boys and Girls Clubs Youth of the Year. by *Bell.

Senate Joint Resolution No. 763 -- Memorials, Recognition - Madison Brianne Taylor, Boys and Girls Clubs Youth of the Year. by *Bell.

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Senate Joint Resolution No. 765 -- Memorials, Recognition - Sweetwater Nursing and Rehabilitation, 2015 Bronze - Commitment to Quality Award. by *Bell.

Senate Joint Resolution No. 766 -- Memorials, Recognition - Life Care Center of Copper Basin, 2015 Bronze - Commitment to Quality Award. by *Bell.

Senate Joint Resolution No. 767 -- Memorials, Interns - Michael Laverdiere. by *Bell, *Yager.

Senate Joint Resolution No. 768 -- Memorials, Recognition - Kennedy Roberson, Boys and Girls Clubs Youth of the Year. by *Harris.

Senate Joint Resolution No. 769 -- Memorials, Recognition - Shanice Mariesha White, Boys and Girls Clubs Youth of the Year. by *Harris.

Senate Joint Resolution No. 770 -- Memorials, Recognition - Jazsmin Robertson, Boys and Girls Clubs Youth of the Year. by *Harper.

Senate Joint Resolution No. 773 -- Memorials, Retirement - Janet R. Spraker. by *Watson.

Senate Joint Resolution No. 774 -- Memorials, Recognition - Woodcrest at Blakeford, 2015 Bronze - Commitment to Quality Award. by *Dickerson.

Senate Joint Resolution No. 775 -- Memorials, Recognition - Vanco Health Care and Rehabilitation, 2015 Bronze - Commitment to Quality Award. by *Dickerson.

Senate Joint Resolution No. 776 -- Memorials, Recognition - William Hancock. by *Dickerson.

Senate Joint Resolution No. 777 -- Memorials, Recognition - Horizon Health and Rehabilitation Center, 2015 Bronze - Commitment to Quality Award. by *Bowling.

Senate Joint Resolution No. 778 -- Memorials, Recognition - Isabella Catherine Cason, Boys and Girls Clubs Youth of the Year. by *Niceley.

Senate Joint Resolution No. 779 -- Memorials, Recognition - Michael Devon Watson, Boys and Girls Clubs Youth of the Year. by *Niceley.

Senate Joint Resolution No. 780 -- Memorials, Recognition - Richard "Dick" Ray, Community Leadership Award. by *Overbey.

Senate Joint Resolution No. 781 -- Memorials, Recognition - Jeremy Heilig, Boys and Girls Clubs Youth of the Year. by *Overbey.

Senate Joint Resolution No. 782 -- Memorials, Recognition - Colton Stout Memorial Scholarship. by *McNally.

Senate Joint Resolution No. 783 -- Memorials, Recognition - Vinceia Marnia Crittenden, Boys and Girls Clubs Youth of the Year. by *Gardenhire.

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- **Senate Joint Resolution No. 784** -- Memorials, Death Edward G. Nelson. by *Dickerson.
- **Senate Joint Resolution No. 785** -- Memorials, Academic Achievement Joseph Riley Robinson, Salutatorian, Harpeth High School. by *Roberts.
- **Senate Joint Resolution No. 786** -- Memorials, Academic Achievement Chelsea Kiely, Valedictorian, Harpeth High School. by *Roberts.
- **Senate Joint Resolution No. 787** -- Memorials, Academic Achievement Jenna Lea Swann, Valedictorian, East Robertson High School. by *Roberts.
- **Senate Joint Resolution No. 788** -- Memorials, Academic Achievement Sarah Kathryn Stewart, Valedictorian, White House Heritage High School. by *Roberts.
- **Senate Joint Resolution No. 789** -- Memorials, Academic Achievement Savannah Leigh Broadway, Valedictorian, Dayspring Academy. by *Roberts.
- **Senate Joint Resolution No. 790** -- Memorials, Academic Achievement Tristan Blaise Miranda, Valedictorian, Greenbrier High School. by *Roberts.
- **Senate Joint Resolution No. 791** -- Memorials, Academic Achievement Juan "Tony" Soto, Valedictorian, Springfield High School. by *Roberts.
- **Senate Joint Resolution No. 792** -- Memorials, Academic Achievement Katelyn Renee Roberts, Valedictorian, Sycamore High School. by *Roberts.
- **Senate Joint Resolution No. 793** -- Memorials, Academic Achievement Maura Amanda Cauley, Salutatorian, Sycamore High School. by *Roberts.
- **Senate Joint Resolution No. 794** -- Memorials, Professional Achievement Jennifer Elliott, Wilson County Teacher of the Year. by *Beavers.
- **Senate Joint Resolution No. 795** -- Memorials, Academic Achievement Elissa Noelle Beery, Valedictorian, Christian Community Schools. by *Roberts.
- **Senate Joint Resolution No. 796** -- Memorials, Personal Occasion Edward Eugene Durham. by *Hensley.
- **Senate Joint Resolution No. 797** -- Memorials, Recognition Brandon Levier, Boys and Girls Clubs State Youth of the Year. by *Hensley.
- **Senate Joint Resolution No. 798** -- Memorials, Academic Achievement Raven Lee Minyard, Valedictorian, Lewis County High School. by *Hensley.
- **Senate Joint Resolution No. 799** -- Memorials, Academic Achievement Anna Grace Brewer, Salutatorian, Lewis County High School. by *Hensley.
- **Senate Joint Resolution No. 800** -- Memorials, Academic Achievement Savanna Collie, Third Top Graduate, Lewis County High School. by *Hensley.

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Senate Joint Resolution No. 801 -- Memorials, Academic Achievement - Malia Bennett, Fourth Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 802 -- Memorials, Academic Achievement - Lexie Anne Carroll, Fifth Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 803 -- Memorials, Academic Achievement - Michael Butler, Sixth Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 804 -- Memorials, Academic Achievement - Lauren Nicole Thomas, Seventh Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 805 -- Memorials, Academic Achievement - Carrie Dawn Runions, Eighth Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 806 -- Memorials, Academic Achievement - Alison Brooke Moore, Ninth Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 807 -- Memorials, Academic Achievement - Olivia Cardenas, Tenth Top Graduate, Lewis County High School. by *Hensley.

Senate Joint Resolution No. 808 -- Memorials, Interns - Bailey Duane Barnes. by *Stevens.

Senate Joint Resolution No. 832 -- Memorials, Public Service - Julia Coleman Quinn. by *Yarbro.

Senate Joint Resolution No. 840 -- Memorials, Personal Occasion - Bob and Florence Pitts, 50th wedding anniversary. by *Johnson.

SENATE BILLS TRANSMITTED

On motion, the Senate Bills listed below, transmitted to the House, were held on the Clerk's desk pending third consideration of the companion House Bill as noted:

Senate Bill No. 2228 -- Hazardous Materials - As introduced, adds certain recyclers to the list of parties who are exempt from liability under the Hazardous Waste Management Act of 1983. - Amends TCA Section 58-2-604 and Section 68-212-202(a)(4)(E). by *Southerland. (*HB2169 by *Hawk)

REPORTS FROM STANDING COMMITTEES

The committees that met on **April 18, 2016**, reported the following:

FINANCE, WAYS AND MEANS COMMITTEE

The Finance, Ways & Means Committee recommended for passage: House Bills Nos. 828, 1505, 1523, 1645, 1757, 1821, 1936, 2018, 2025, 2120, 2169, 2215, 2268, 2399, 2421, 2425, 2616, 1665, 2505, Senate Bill No. 396 and Senate Joint Resolution No. 88, also House 3854

Bills Nos. 622, 1415, 1484 and 1983 with amendments. Under the rules, each was transmitted to the Calendar and Rules Committee.

COMMITTEE ON CALENDAR AND RULES

The committee also set the following bills on the **Regular Calendar** for **April 19, 2016:** House Bill No. 1742, 1656, 622, 828, 1484, 1505, 1523, 1645, 1757, 1821, 1936, 2018, 2025, 2120, 2169, 2215, 2268, 2399, 2421, 2425, 2616, Senate Joint Resolution No. 88, Senate Bill No. 396, House Bill No. 1665, 1983, and 2505.

It further reports that it set the following bill or resolution on the **Consent Calendar** for **April 19, 2016:** Senate Joint Resolution No. 460.

CONSENT CALENDAR

*House Bill No. 2665 -- Baxter - As introduced, subject to local approval, abolishes office of city recorder; authorizes board to set city judge's compensation above \$100 per month. - Amends Chapter 35 of the Private Acts of 1915; as amended. by *Williams, *Sexton C.

House Bill No. 1802 -- Public Health - As introduced, to the extent permitted by federal law, prohibits the department of health from counting the basic allowance for subsistence as income in determining eligibility of an applicant who is a member of the uniformed service for the special food program for women, infants, and children. - Amends TCA Title 68. by *Pitts.

On motion, House Bill No. 1802 was made to conform with **Senate Bill No. 1759**; the Senate Bill was substituted for the House Bill.

*House Bill No. 2662 -- Jackson County - As introduced, subject to local approval, removes an outdated requirement that the highway commissioner submit a quarterly report of expenditures to the quarterly county court. - Amends Chapter 111 of the Private Acts of 1951; as amended. by *Windle.

House Joint Resolution No. 1015 -- Memorials, Academic Achievement - Seth Grimmitt, Salutatorian, Hampshire Unit School. by *Butt.

House Joint Resolution No. 1016 -- Memorials, Academic Achievement - Madelyne Brooks, Valedictorian, Hampshire Unit School. by *Butt.

Pursuant to **Rule No. 50**, Rep. Dunn moved that all House Bills having companion Senate Bills and are on the Clerk's desk be conformed and substituted for the appropriate House Bill, all Senate and House Bills on the Consent Calendar be passed on third and final consideration, all House Resolutions and House Joint Resolutions be adopted, and all Senate Joint Resolutions on the Consent Calendar be concurred in, which motion prevailed by the following vote:

Ayes	94
Noes	

Representatives voting aye were: Akbari, Alexander, Armstrong, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, 3855

Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hicks, Hill M., Hill T., Holsclaw, Howell, Hulsey, Jenkins, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 94

A motion to reconsider was tabled.

REGULAR CALENDAR

Senate Bill No. 2533 -- Firearms and Ammunition - As introduced, allows the Tennessee POST commission to deny a retired law enforcement officer's application to carry as a law enforcement officer if the retired officer is prohibited from purchasing or possessing a firearm, or obtaining a handgun carry permit, or if the retired officer has been convicted of DUI once within five years, or twice or more within 10 years, of the application date. - Amends TCA Title 38, Chapter 8, Part 1. by *Norris, *Bell. (*HB1532 by *McCormick, *Brooks K, *Carter, *Hardaway, *Shaw)

Further consideration of Senate Bill No. 2533, previously considered on March 21, 2016, April 4, 2016 and April 11, 2016, at which time the House substituted the Senate Bill for the House Bill and adopted Amendment No. 1, it was then reset for today's Calendar.

Rep. McCormick moved that **Senate Bill No. 2533** be reset for the next available Regular Calendar, which motion prevailed.

*House Bill No. 2144 -- Controlled Substances - As introduced, excludes from the definition of marijuana, the cannabis plant, with less than 0.9 percent THC, including seeds, resins, and oils, if used by a four-year institution of higher education in the state as part of certain clinical research studies. - Amends TCA Section 39-17-402 and Chapter 936 of the Public Acts of 2014. by *Faison. (SB2125 by *Niceley)

Rep. Faison moved that House Bill No. 2144 be passed on third and final consideration.

Rep. H. Brooks moved adoption of Education Administration & Planning Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 2144 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 39-17-402(16)(B), is amended by deleting the subdivision in its entirety and substituting instead:

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(B) Cannabis oil containing the substance cannabidiol, with less than three tenths of one percent (0.3%) of tetrahydrocannabinol, including the necessary seeds and plants, when manufactured, processed, transferred, dispensed, or possessed by a four-year public or private institution of higher education certified by the drug enforcement administration located in the state as part of a clinical research study on the treatment of intractable seizures, cancer, or other diseases:

SECTION 2. Section 3 of Chapter 936 of the Public Acts of 2014, is amended by deleting the following language:

, and shall expire at the end of June 30, 2018. On July 1, 2018, the provision of Tennessee Code Annotated, Section 39-17-402, amended by Section 1, shall be revived with its language as it was in effect on April 9, 2014; provided, that such revival shall not repeal or delete any amendment to Section 39-17-402 by Public Chapter __ of the Acts of 2014 [Senate Bill 2495/House Bill 2445].

SECTION 3. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, Education Administration & Planning Committee Amendment No. 1 was adopted.

Rep. Parkinson moved the previous question, which motion prevailed.

Rep. Faison moved that **House Bill No. 2144**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	77
Noes	11
Present and not voting	4

Representatives voting aye were: Akbari, Armstrong, Beck, Brooks H., Butt, Calfee, Camper, Carr, Carter, Clemmons, Coley, Cooper, Daniel, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Howell, Hulsey, Jenkins, Jernigan, Johnson, Jones, Kane, Kumar, Littleton, Love, Lynn, Marsh, Matheny, Matlock, McDaniel, Miller, Mitchell, Parkinson, Powell, Ragan, Ramsey, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Weaver, White D., White M., Williams, Windle, Wirgau, Zachary, Madam Speaker Harwell -- 77

Representatives voting no were: Alexander, Byrd, Doss, Dunlap, Dunn, Keisling, Lamberth, Moody, Pody, Reedy, Womick -- 11

Representatives present and not voting were: DeBerry, Lollar, McCormick, Powers -- 4

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **House Bill No. 2144** and have this statement entered in the Journal: Rep. Van Huss.

REGULAR CALENDAR, CONTINUED

House Bill No. 1619 -- Sunset Laws - As introduced, extends the board for licensing health care facilities one year to June 30, 2017. - Amends TCA Title 4, Chapter 29 and Title 68, Chapter 11. by *Faison, *Ragan. (*SB1499 by *Bell)

Rep. Faison moved that **House Bill No. 1619** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	92
Noes	0

Representatives voting aye were: Akbari, Alexander, Armstrong, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Howell, Hulsey, Jenkins, Jernigan, Johnson, Jones, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 92

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **House Bill No. 1619** and have this statement entered in the Journal: Rep. Van Huss.

REGULAR CALENDAR, CONTINUED

House Bill No. 2407 -- Highways, Roads and Bridges - As introduced, enacts the "Public-Private Transportation Act of 2016." - Amends TCA Title 4; Title 6; Title 9; Title 12; Title 54; Title 55; Title 65 and Title 67. by *Sargent, *McManus, *Clemmons, *Powell, *Stewart, *Jernigan. (*SB2093 by *Ketron, *Yarbro, *Dickerson, *Tracy)

On motion, House Bill No. 2407 was made to conform with **Senate Bill No. 2093**; the Senate Bill was substituted for the House Bill.

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Rep. Sargent moved that Senate Bill No. 2093 be passed on third and final consideration.

Rep. Matlock moved that Transportation Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Sargent moved that **Senate Bill No. 2093** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	93
Noes	2

Representatives voting aye were: Akbari, Alexander, Armstrong, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Howell, Hulsey, Jenkins, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 93

Representatives voting no were: Dunlap, Windle -- 2

A motion to reconsider was tabled.

House Bill No. 1524 -- Motor Vehicles, Titling and Registration - As introduced, changes the date from March 1 to March 15 for the deadline when the commissioner of revenue, or the commissioner's designee, is required to appear before the transportation committees of the senate and house to provide a status report on the computerized titling and registration system. - Amends TCA Title 55. by *Matlock, *Rogers. (*SB1474 by *Tracy, *Overbey)

Rep. Matlock moved that House Bill No. 1524 be passed on third and final consideration.

Rep. Rogers moved adoption of Transportation Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 1524 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() VFW;

- SECTION 2. Tennessee Code Annotated, Title 55, Chapter 4, Part 2, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-203, shall be issued a Veterans of Foreign Wars of the United States ("VFW") new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section shall be designed in consultation with the Department of Tennessee Veterans of Foreign Wars of the United States.
 - (c) In accordance with § 55-4-215, the funds produced from the sale of the new specialty earmarked license plates shall be allocated to the Department of Tennessee Veterans of Foreign Wars of the United States. The funds shall be used in furtherance of the organization's mission to provide support to service members, veterans, and their families in Tennessee.
- SECTION 3. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () The Fairgrounds Nashville;
- SECTION 4. Tennessee Code Annotated, Title 55, Chapter 4, Part 2, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-203, shall be issued a "The Fairgrounds Nashville" new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section shall bear the image of or a design depicting a racehorse, and shall contain the language "Where Events Make History" and the logo or other appropriate design representative of The Fairgrounds Nashville. The plates shall be designed in consultation with a representative of The Fairgrounds Nashville.
 - (c) In accordance with § 55-4-215, the funds produced from the sale of the new specialty earmarked license plates shall be allocated to the state fair and exposition commission within the department of agriculture. The funds shall be used solely to benefit production of an audio tour and documentary series on the history of The Fairgrounds Nashville property and related venues, including the Nashville Flea Market, the Fairgrounds Speedway Nashville, and the Tennessee State Fair.

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SECTION 5. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() Dollywood Foundation;

- SECTION 6. Tennessee Code Annotated, Title 55, Chapter 4, Part 2, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided in § 55-4-203, shall be issued a Dollywood Foundation new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section shall be designed in consultation with a representative from the Dollywood Foundation.
 - (c) The funds produced from the sale of the Dollywood Foundation new specialty earmarked license plates shall be allocated to the Dollywood Foundation in accordance with § 55-4-215. The funds shall be used to support and promote childhood literacy through Dolly Parton's Imagination Library.
- SECTION 7. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() Eastern Star;

- SECTION 8. Tennessee Code Annotated, Title 55, Chapter 4, Part 2, is amended by adding the following as a new, appropriately designated section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-203, shall be issued an Eastern Star new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section shall contain the logo or other appropriate design representative of the Tarshish Grand Chapter #1214A, Order of the Eastern Star Modern Free, Inc. The plates shall be designed in consultation with a representative from the Tarshish Grand Chapter #1214A, Order of the Eastern Star Modern Free, Inc.
 - (c) The funds produced from the sale of Eastern Star new specialty earmarked license plates shall be allocated to the Tarshish Grand Chapter #1214A, Order of the Eastern Star Modern Free, Inc., in accordance with § 55-4-215. The funds shall be used by the Tarshish Grand Chapter #1214A, Order of

the Eastern Star Modern Free, Inc., in furtherance of the organization's community service projects and other activities in this state.

- SECTION 9. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by deleting subdivision (T) in its entirety and substituting instead the following as a new, appropriately designated subdivision:
 - () Protecting Rivers and Clean Waters;
- SECTION 10. Tennessee Code Annotated, Section 55-4-297, is amended by deleting the language "Harpeth River Watershed Association" in subsections (a) and (d) and substituting instead the language "Protecting Rivers and Clean Waters".
- SECTION 11. Tennessee Code Annotated, Section 55-4-297(b), is amended by deleting the language "representative of the Harpeth River Watershed Association" and substituting instead the language "representative of the protection of rivers and clean waters".
- SECTION 12. Tennessee Code Annotated, Section 55-4-297(c), is amended by deleting the language "from the sale of the Harpeth River Watershed Association" and substituting instead the language "from the sale of the Protecting Rivers and Clean Waters".
- SECTION 13. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Pat Summitt Foundation;
- SECTION 14. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided in § 55-4-203, shall be issued a Pat Summitt Foundation new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section shall be designed in consultation with a representative from the Pat Summitt Foundation.
 - (c) The funds produced from the sale of the Pat Summitt Foundation new specialty earmarked license plates shall be allocated to the Pat Summitt Foundation in accordance with § 55-4-215. The funds shall be used to award grants to nonprofit organizations that advance research for treatment and a cure for Alzheimer's disease, provide support for patients and caregivers, and educate the public on Alzheimer's disease.

SECTION 15. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() Historic Whitehaven;

- SECTION 16. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided in § 55-4-203, shall be issued an Historic Whitehaven new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates shall be of an appropriate design representative of historic Whitehaven, Shelby County, Tennessee, and shall include the language "Historic Whitehaven". The plates shall be designed in consultation with representatives of Whitehaven library and the Memphis Library Foundation.
 - (c) In accordance with § 55-4-215, the funds produced from the sale of Historic Whitehaven new specialty earmarked license plates shall be allocated to the Memphis Library Foundation. The funds shall be used to support Whitehaven library, including any educational, literacy, or community outreach programs or events sponsored or administered by the library.
- SECTION 17. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() BE NICE;

- SECTION 18. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided in § 55-4-203, shall be issued a BE NICE new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section shall be designed in consultation with the Kenrose Elementary Parent-Teacher Organization.
 - (c) In accordance with § 55-4-215, the funds produced from the sale of the BE NICE new specialty earmarked license plates shall be allocated to the Kenrose Elementary Parent-Teacher Organization. The funds shall be used to

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support and promote character development initiatives within Williamson County schools and the greater Williamson County community.

SECTION 19. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() Prostate Cancer Awareness;

- SECTION 20. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided in § 55-4-203, shall be issued a Prostate Cancer Awareness new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section shall be designed in consultation with a representative from the Man2Man Support Group, Memphis Chapter of Us TOO International prostate cancer education and support network.
 - (c) The funds produced from the sale of the Prostate Cancer Awareness new specialty earmarked license plates shall be allocated to Us TOO International in accordance with § 55-4-215. The funds shall be used for promoting information, education, and awareness regarding the detection and treatment of prostate cancer, and to provide support for patients and caregivers in the treatment of prostate cancer.
- SECTION 21. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() Fallen Police and Firefighters;

- SECTION 22. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following language as a new, appropriately designated section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-203, shall be issued a Fallen Police and Firefighters new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The Fallen Police and Firefighters new specialty earmarked license plates provided for in this section shall be designed in consultation with the department of safety.

- (c) In accordance with § 55-4-215, the funds produced from the sale of Fallen Police and Firefighters new specialty earmarked license plates shall be allocated to the department of safety.
- (d) The funds shall be used solely for the purpose of providing programs and services to surviving families of Tennessee's fallen law enforcement officers and firefighters, including helping in the healing of family survivors of law enforcement officers and firefighters who were killed in the line of duty in this state, and educating the public about the need to support the law enforcement and firefighting professions and families of fallen law enforcement officers and firefighters.
 - (e) As used in this section:
 - (1) "Firefighter" means any firefighter, whether paid or volunteer; and
 - (2) "Law enforcement officer" means any officer, employee, or agent of state or local government who has a duty imposed by law to maintain public order, including members of the highway patrol, county law enforcement officials, and local police officers.
- SECTION 23. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Justin P. Wilson Cumberland Trail State Scenic Trail State Park;
- SECTION 24. Tennessee Code Annotated, Title 55, Chapter 4, Part 2, is amended by adding the following language as a new, appropriately designated section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-203, shall be issued a Justin P. Wilson Cumberland Trail State Scenic Trail State Park new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The Justin P. Wilson Cumberland Trail State Scenic Trail State Park new specialty earmarked license plates provided for in this section shall be designed in consultation with the Friends of the Cumberland Trails State Park.
 - (c) In accordance with § 55-4-215, the funds produced from the sale of Justin P. Wilson Cumberland Trail State Scenic Trail State Park new specialty earmarked license plates shall be allocated to the Friends of the Cumberland Trails State Park.
 - (d) The funds shall be used solely for the purpose of projects designed to further the Cumberland Trail State Scenic Trail.

SECTION 25. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() Fallen Linemen;

- SECTION 26. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following language as a new, appropriately designated section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-203, shall be issued a Fallen Linemen new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The Fallen Linemen new specialty earmarked license plates provided for in this section shall be designed in consultation with the Foundation of Fallen Electrical Linemen.
 - (c) In accordance with § 55-4-215, the funds produced from the sale of Fallen Linemen new specialty earmarked license plates shall be allocated to the Foundation of Fallen Electrical Linemen, to be used solely for the purpose of memorializing fallen electrical line workers from Tennessee and providing care for the families from Tennessee who have lost or are impacted by the severe injury of a loved one in the line of duty.
- SECTION 27. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Nashville Parks Foundation;
- SECTION 28. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-203, shall be issued a Nashville Parks Foundation new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section shall bear the logo or other appropriate design representative of the Metropolitan Parks and Recreation Department and its three (3) major facets: recreation, people, and fitness. The plates shall be designed in consultation with the Metro Nashville Parks Foundation.
 - (c) In accordance with § 55-4-215, the funds produced from the sale of the new specialty earmarked license plates shall be allocated to the Metro

Nashville Parks Foundation. The funds shall be used solely to support the mission and purpose of the Metropolitan Parks and Recreation Department with a focus on conservation, wellness, and social equality.

- SECTION 29. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Tennessee School Nutrition Association;
- SECTION 30. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-203, shall be issued a "Tennessee School Nutrition Association" new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section shall bear the logo or other appropriate design representative of the Tennessee School Nutrition Association. The plates shall be designed in consultation with the Tennessee School Nutrition Association.
 - (c) In accordance with § 55-4-215, the funds produced from the sale of the new specialty earmarked license plates shall be allocated to the Tennessee School Nutrition Association and shall be used solely to help provide members of the association with resources and training opportunities to better serve the children of Tennessee and to bring public awareness that nutrition is an integral part of education, contributing substantially to the health and well-being of students.
- SECTION 31. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:
 - () Down Syndrome Awareness;
- SECTION 32. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-203, shall be issued a Down Syndrome Awareness new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section shall contain the logo or other appropriate design representative of the

Down Syndrome Association of Middle Tennessee. The plates shall be designed in consultation with the Down Syndrome Association of Middle Tennessee.

- (c) In accordance with § 55-4-215, the funds produced from the sale of the new specialty earmarked license plates shall be allocated to the Down Syndrome Association of Middle Tennessee. The funds shall be used solely to provide education, advocacy, and support resources for individuals with Down Syndrome and their families.
- SECTION 33. Tennessee Code Annotated, Section 55-4-287, is amended by deleting the language "Vanderbilt Children's Hospital" wherever it appears in subsections (a)-(c) and substituting instead the language "Monroe Carell Jr. Children's Hospital at Vanderbilt".
- SECTION 34. Tennessee Code Annotated, Section 55-4-287(d), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (d) In accordance with § 55-4-215, the funds produced from the sale of the Monroe Carell Jr. Children's Hospital at Vanderbilt new specialty earmarked license plates shall be allocated to the Monroe Carell Jr. Children's Hospital at Vanderbilt.
- SECTION 35. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by deleting subdivision (OOO) in its entirety and substituting instead the following as a new, appropriately designated subdivision:
 - () Monroe Carell Jr. Children's Hospital at Vanderbilt;
- SECTION 36. Tennessee Code Annotated, Section 55-4-202(c)(7), is amended by adding the following as a new, appropriately designated subdivision:

() D.A.R.E.;

- SECTION 37. Tennessee Code Annotated, Title 55, Chapter 4, Part 3, is amended by adding the following as a new section:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, upon complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-203, shall be issued a Drug Abuse Resistance Education (D.A.R.E.) new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked license plates provided for in this section shall contain the logo or other appropriate design representative of the Tennessee D.A.R.E. Officers Association.

- (c) In accordance with § 55-4-215, the funds produced from the sale of the D.A.R.E. new specialty earmarked license plates shall be allocated to the Tennessee D.A.R.E. Officers Association.
- SECTION 38. Tennessee Code Annotated, Section 55-4-304, is amended by adding the following new subsection:
 - (d) Notwithstanding § 55-4-201(h)(1), the Make-A-Wish Foundation new specialty earmarked license plate authorized pursuant to this section shall have one (1) year from the effective date of this act or until July 1, 2017, whichever is later, to meet the applicable minimum issuance requirements of § 55-4-201(h)(1).
- SECTION 39. Tennessee Code Annotated, Section 55-4-254, is amended by deleting subsection (d) and substituting instead the following:
 - (d) Notwithstanding § 55-4-201(h)(1), the Tennessee Tech University new specialty earmarked license plate authorized pursuant to this section shall have one (1) year from the effective date of this act or until July 1, 2017, whichever is later, to meet the applicable minimum issuance requirements of § 55-4-201(h)(1).
 - (e) Section 55-4-201(f) shall not apply to the new specialty earmarked license plate authorized by this section.
- SECTION 40. Tennessee Code Annotated, Section 55-4-246(d), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (d) Notwithstanding § 55-4-201(h)(1), the Historic Collierville new specialty earmarked license plates authorized pursuant to this section shall have until July 1, 2017, or one (1) year from the effective date of this act, whichever is later, to meet the applicable minimum issuance requirements of § 55-4-201(h)(1).
- SECTION 41. Tennessee Code Annotated, Section 55-4-331, is amended by deleting the section in its entirety and substituting instead the following:
 - (a) An owner or lessee of a motor vehicle who is a resident of this state, complying with state motor vehicle laws relating to registration and licensing of motor vehicles and paying the regular fee applicable to the motor vehicle and the fee provided for in § 55-4-203, shall be issued a The Ohio State University new specialty earmarked license plate for a motor vehicle authorized by § 55-4-210(c).
 - (b) The new specialty earmarked plates provided for in this section shall bear the official colors and logo of The Ohio State University and shall include the language "OHIO STATE" in an appropriate design. The design of the plates shall be approved by The Ohio State University prior to production, and shall additionally afford the trademark protection as The Ohio State University shall require as otherwise permitted by law. All uses of the colors and logo of The Ohio State University shall inure to the benefit of The Ohio State University.

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- (c) The funds produced from the sale of the new specialty earmarked license plates shall be allocated to the Ohio State Alumni Club of Middle Tennessee in accordance with § 55-4-215, to be used exclusively for funding scholarships for students from Tennessee.
- (d) Notwithstanding § 55-4-201(h)(1), the new specialty earmarked license plates authorized pursuant to this section shall have one (1) year from the effective date of this act or until July 1, 2017, whichever is later, to meet the applicable minimum issuance requirements of § 55-4-201(h)(1).
- (e) For purposes of § 55-4-201(h)(1), the Ohio State University new specialty earmarked plates authorized or issued pursuant to this section as it existed prior to the effective date of this act, shall be included jointly in any determinations for initial issuance and continuation of issuance of The Ohio State University new specialty earmarked plates authorized or issued pursuant to this section on or after the effective date of this act.
- SECTION 42. Tennessee Code Annotated, Section 55-4-327, is amended by adding the following new subsection:
 - (d) Notwithstanding § 55-4-201(h)(1), the Friends of Sycamore Shoals Historic Area, Inc., new specialty earmarked license plates authorized pursuant to this section shall have one (1) year from the effective date of this act or until July 1, 2017, whichever is later, to meet the applicable minimum issuance requirements of § 55-4-201(h)(1).
- SECTION 43. Tennessee Code Annotated, Section 55-4-305, is amended by deleting subsection (d) and substituting instead the following:
 - (d) Notwithstanding § 55-4-201(h)(1), the Rotary International new specialty earmarked license plate authorized pursuant to this section shall have one (1) year from the effective date of this act or until July 1, 2017, whichever is later, to meet the applicable minimum issuance requirements of § 55-4-201(h)(1).
 - (e) Section 55-4-201(f) shall not apply to the new specialty earmarked license plate authorized by this section.
- SECTION 44. If any provision of this act or its application to any person or circumstance is held invalid, then the invalidity shall not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to that end the provisions of this act shall be severable.
- SECTION 45. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, Transportation Committee Amendment No. 1 was adopted.

Rep. Matlock moved that **House Bill No. 1524**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

3870

Ayes	91
Noes	
Present and not voting	

Representatives voting aye were: Akbari, Armstrong, Beck, Brooks H., Brooks K., Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Howell, Hulsey, Jenkins, Jernigan, Johnson, Jones, Kane, Keisling, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 91

Representatives voting no were: Windle -- 1

Representatives present and not voting were: Alexander -- 1

A motion to reconsider was tabled.

House Bill No. 2343 -- Real Property - As introduced, authorizes a county, after obtaining property at a delinquent property tax sale, to evaluate the property and if the financial and environmental risks outweigh the value of the property, allows the chancellor to set aside the county's bid on such property. - Amends TCA Title 67, Chapter 5, Part 25. by *Calfee. (*SB1949 by *Yager)

Rep. Calfee moved that House Bill No. 2343 be passed on third and final consideration.

Rep. Wirgau moved adoption of Local Government Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 2343 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 67-5-2501(a)(2), is amended by deleting the language "tax entity determines that the environmental risks are such" and substituting instead "tax entity determines that the environmental risks or financial liabilities associated with the property are such".

SECTION 2. Tennessee Code Annotated, Section 67-5-2506(a)(2), is amended by deleting the language "due to a determination that such property poses an environmental risk" and substituting instead "due to a determination that such property poses an environmental risk or has financial liabilities associated with the property such that it is not in the best interest of the county to take possession of the property".

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SECTION 3. Tennessee Code Annotated, Section 67-5-2507, is amended by adding the following language as a new subsection:

(c)

- (1) Notwithstanding subsection (a), after the county mayor of each county takes charge of all the lands bought in by the county at such delinquent tax sales, the county mayor shall have a period of no less than ninety (90) days and no more than one hundred twenty (120) days to evaluate the property and determine whether the value of the property or amount of money the county is likely to receive if the county sold the property exceeds the financial or environmental risks associated with the property.
- (2) If the county mayor evaluates the property during the required time period and determines that the financial or environmental risks of the property outweigh the value of the property or the amount of money the county is likely to receive if the county sold the property, then the county legislative body may adopt a resolution, by a two-thirds (2/3) vote, stating that the financial or environmental risks associated with the property are such that it is not in the best interest of the county to acquire such property and directing the county mayor to petition the chancellor for relief.
- (3) Upon receipt of this resolution, the county mayor shall file a petition for relief with the chancery court of the county in which the property is situated. It is the duty of the chancellor to hear the petition, and, if satisfactory proof of the financial or environmental risks associated with the property is presented to the chancellor, then the chancellor shall void the sale to the county and refer the property to a special master for deferred sale. The master shall file intent and terms of a proposed deferred sale thirty (30) days in advance with the chancellor and with the county mayor and the assessor of property, and proceed to conduct the sale on the proposed terms unless otherwise ordered by the court.
- (4) Proceeds of a sale of the property in accordance with those terms will be applied in the manner otherwise provided by law, and all liens securing the taxes for which the property is sold shall thereby be released. Further, the purchaser at this deferred sale may tender an amount equal to the tax due upon the property accruing prior to the time of sale based on the alternate value established by the deferred sale, and the tendered amount with accrued penalty and interest will be accepted in satisfaction of liens securing the tax, with approval of the court. Such alternate value shall not be considered determinative of the assessed value of the property for any tax years that become due subsequent to the sale by the special master.
- (5) In the event that there is no bidder at a subsequent sale conducted by the special master pursuant to this subsection (c), the property shall remain in the custody of the special master and shall be

offered at sale again within six (6) months of the date of the initial sale by the special master under such conditions as determined by the court to be most likely to result in a successful sale; provided, however, that if it is the opinion of the special master that economic conditions relative to the property are such that it is not feasible to attempt an additional sale during that time period under any conditions, the special master may petition the court to extend the time before the next sale must be conducted. For undeveloped or unimproved property, the special master may recommend transfer of the property to a nongovernmental entity claiming contractual rights to dues or assessments pursuant to § 67-5-2516. For property that includes structures or improvements whose condition creates environmental or financial liabilities that exceed the estimated value that the property is likely to generate at a sale, the special master may recommend to the court that the property be returned to the owner of record of the property at the time the taxes were allowed to go delinquent.

SECTION 4. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, Local Government Committee Amendment No. 1 was adopted.

Rep. Calfee moved that **House Bill No. 2343**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	94
Noes	0

Representatives voting aye were: Akbari, Alexander, Armstrong, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Howell, Hulsey, Jenkins, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 94

A motion to reconsider was tabled.

House Bill No. 2447 -- Drugs, Prescription - As introduced, requires the office of vital records to forward death certificates of possible prescription opiates to the controlled substances monitoring database for investigation and referral of associated prescribers to appropriate licensing boards for investigation. - Amends TCA Title 53; Title 63 and Title 68. by *Williams. (*SB1850 by *Bailey)

On motion, House Bill No. 2447 was made to conform with **Senate Bill No. 1850**; the Senate Bill was substituted for the House Bill.

3873

Rep. Williams moved that Senate Bill No. 1850 be passed on third and final consideration.

Rep. C. Sexton moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Williams moved that **Senate Bill No. 1850** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	95
Noes	. 0

Representatives voting aye were: Akbari, Alexander, Armstrong, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Howell, Hulsey, Jenkins, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 95

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Senate Bill No. 1850** and have this statement entered in the Journal: Rep. Van Huss.

REGULAR CALENDAR, CONTINUED

*House Bill No. 1879 -- Education - As introduced, enacts the "Course Access Program Act." - Amends TCA Title 49. by *Kane, *Dunn, *Howell, *Byrd. (SB2497 by *Gresham)

Rep. Kane moved that House Bill No. 1879 be passed on third and final consideration.

Rep. Forgety moved adoption of Education Instruction & Programs Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 1879 by deleting all language after the enacting clause and substituting instead:

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- SECTION 1. Tennessee Code Annotated, Title 49, is amended by adding SECTIONS 2 through 12 as a new chapter.
- SECTION 2. This chapter shall be known and may be cited as the "Course Access Program Act."

SECTION 3. As used in this chapter:

- (1) "Course access catalog" means a listing of approved and available courses published by the department that have been authorized by LEAs and details information about the courses to inform student enrollment decisions:
 - (2) "Course access program" means the program created by this chapter;
- (3) "Course provider" means a nonprofit entity authorized by an LEA to offer individual courses in person or online;
 - (4) "Department" means the department of education;
- (5) "Eligible funded student" means any eligible participating student who is currently enrolled in a public school, including a public charter school;
- (6) "Eligible participating student" means any kindergarten through grade twelve (K-12) student who resides in this state; and
 - (7) "State board" means the state board of education.

SECTION 4.

- (a) Beginning in the 2017-2018 school year, an eligible participating student may enroll in course access program courses, as determined by the authorizing LEA.
- (b) An eligible funded student may enroll in no more than two (2) state course access program courses that are made available by the program, unless the LEA where the student is enrolled individually approves a student enrolled in the LEA to take additional courses.

(c)

- (1) The parents or legal guardians of eligible funded students and other eligible participating students may elect to enroll students in additional courses exceeding the two-course limitation in subsection (b).
- (2) Students described in subdivision (c)(1) shall be responsible for paying the required tuition and fees for all courses exceeding the two-course limitation in subsection (b).

(d)

- (1) LEAs with students enrolled in the course access program may review the courses in which the student seeks to enroll to ensure the courses are academically appropriate and logistically feasible, keep the student on track for graduation, and do not extend a student beyond a full-time course load.
- (2) An LEA may reject a student's course enrollment request if the course enrollment for the student does not comply with subdivision (d)(1).
- (e) LEAs shall inform students and their parents or legal guardians of their right to appeal, in writing, to the local board of education for all denials of course enrollment pursuant to subdivision (d)(2).
- (f) Eligible participating students may enroll in courses provided through the course access program only if such courses are not offered by the LEA at the student's school or through other means as determined by the state board.

SECTION 5.

- (a) LEAs may establish an authorization process for course providers that allow the course providers to submit courses that meet the criteria established under Section 6.
- (b) The state board shall promulgate rules by which the LEA authorizes course providers pursuant to this section, including all deadlines and guidelines applicable to the submission and authorization process for providers. The state board shall include on its web site a link to the rules on the web site of the secretary of state.
- SECTION 6. To be authorized as a course provider pursuant to this chapter, a provider shall:
 - (1) Be subject to all federal and state laws and constitutional provisions prohibiting discrimination on the basis of disability, race, creed, color, national origin, religion, ancestry, or need for special education services;
 - (2) Comply with all applicable state and federal student data privacy provisions, including, but not limited to, title 49, chapter 1, part 7, and the Family Educational Rights and Privacy Act (FERPA) (20 U.S.C. § 1232g);
 - (3) Provide an assurance that all online information and resources for online or blended courses are fully accessible for students of all abilities, except as provided in subdivision (3)(E), including that:
 - (A) All courses submitted for approval are reviewed to ensure the courses meet legal accessibility standards;
 - (B) The provider has created and promulgated an accessibility online learning policy;

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- (C) The provider has designated a 504 coordinator, a grievance policy, and annual notifications;
- (D) The provider has policies and activities to ensure its organizational and course web sites meet accessibility requirements; and
- (E) The provider has no exam or test where a specific score is required to participate in course access program courses beyond completion of prerequisite coursework or demonstrated mastery of prerequisite material;

(4) Demonstrate either:

- (A) Prior evidence of delivering quality outcomes for students as demonstrated by completion rates or other quantifiable outcomes; or
- (B) For a course provider applying to offer a subject or grade level for the first time, a detailed justification of how its organization's subject matter, instructional, or technical expertise leads to successful outcomes for students:
- (5) Ensure instructional and curricular quality through a detailed curriculum and student performance accountability plan that aligns with, and measures student attainment of, relevant state academic standards; and
- (6) Provide assurances that the course provider shall electronically provide, in a manner and format determined by the department, a detailed student record of enrollment, performance, completion, and grading information to the school systems where eligible participating students are enrolled full time.

SECTION 7.

- (a) LEAs participating in the course access program shall establish a course review and approval process.
- (b) In order to be approved and added to the course access catalog, a course shall:
 - (1) Meet the instructional and academic rigor of a course that is provided in a traditional classroom setting;
 - (2) Be aligned to the applicable state academic standards of the state board; and
 - (3) Be designed and implemented consistently with criteria established by the state board.

SECTION 8.

- (a) LEAs, in conjunction with approved providers, shall annually report to the department, in the manner directed by the department, the following information:
 - (1) Student enrollment data;
 - (2) Completion rates for each subject area and grade level; and
 - (3) Additional information the department deems necessary.
- (b) On an annual basis, the LEA shall review the academic performance of the students enrolled in courses offered by the course provider to ensure that students are receiving curriculum aligned with the state standards as determined by the state board and meeting the requirements for graduation.
- (c) If a course provider fails to meet the performance standards set by the LEA, the LEA may revoke the course provider's status as an approved course provider. The LEA shall inform the department of the revocation.
- (d) The LEA may exclude a course provided by an authorized provider at any time if the LEA determines that:
 - (1) The course is no longer adequately aligned with the state standards;
 - (2) The course no longer provides a detailed and quality curriculum and accountability plan; or
 - (3) The course fails to deliver outcomes as measured by course completion or other approved measures.

SECTION 9. The LEA may enter into a reciprocity agreement with other LEAs for the purpose of authorizing and approving high-quality providers and courses for the course access program.

SECTION 10.

- (a) The department shall publish a link to the course access catalog in a prominent location on the department's web site that includes:
 - (1) A list of courses offered by authorized providers available through the course access program;
 - (2) A detailed description of the courses; and
 - (3) All available student completion and outcome data in a manner that protects student privacy in compliance with chapter 1, part 7 of this title and the Family Educational Rights and Privacy Act (FERPA) (20 U.S.C. § 1232g).

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- (b) The department shall submit a report by March 1, 2019, and by March 1 annually thereafter, on the course access program and the participation of entities to the governor, the speaker of the senate, and the speaker of the house of representatives. The report shall, at a minimum, include the following information:
 - (1) The number of students participating in the course access program and the total number of courses in which students are enrolled;
 - (2) The number of authorized course providers;
 - (3) The number of authorized courses and the number of students enrolled in each course;
 - (4) The number of courses available by subject and grade level;
 - (5) The number of students enrolled in courses by subject and grade level; and
 - (6) Student outcome data, including completion rates and other approved measures.

SECTION 11.

(a) An LEA shall:

- (1) Provide written notice to students and parents on the availability of courses and the deadline or deadlines for students to enroll; and
- (2) Publish information and eligibility guidelines on the LEA's web site.
- (b) Each LEA shall establish policies and procedures to ensure that credits earned through the course provider shall appear on the eligible participating student's official transcript and shall count towards the requirements of any approval of a high school diploma awarded by an LEA.
- (c) The state board shall adopt rules and regulations necessary to implement this chapter, including, but not limited to, the requirements for LEAs whose students enroll in courses offered by authorized course providers.
- (d) Nothing in this chapter shall prevent an LEA from establishing its own online program or supplemental course offerings or require an LEA to revise an existing program.

SECTION 12.

(a)

- (1) Tuition applicable to courses taken through an approved course provider shall be determined as follows:
 - (A) The course provider shall receive payment from the LEA approving the provider and course for each eligible funded student at a fair and reasonable rate to be negotiated by the LEA and the approved course provider. The payment shall include all required fees and course materials. The LEA and approved course provider may take into account prices for similar levels of service in surrounding jurisdictions. Course payments shall be made by the department on behalf of the LEA in which the eligible funded student resides to the LEA offering the course through the approved course provider. The department shall deduct state basic education program (BEP) funds otherwise due to the LEA and send such funds to the LEA offering the course. LEAs may pay reasonable transportation costs for students enrolled in course access program courses;
 - (B) The course provider shall accept the amount specified in subdivision (a)(1)(A) as total tuition and fees for the eligible funded student; and
 - (C) The course provider may charge tuition to any eligible participating student, who is not an eligible funded student, up to an amount determined by the course provider and the department.
- (2) The state board shall adopt rules relative to the payments required through the course access program. The state board may set a cap on the amount of funds that can be charged for a particular course.
- (b) Payment to all approved course providers and their respective LEAs shall be based upon the student's successful completion of the course pursuant to rules and regulations adopted by the state board; however, in no event shall more than fifty percent (50%) of the payment amount be made prior to successful completion of the course and the earning of credit.
- SECTION 13. The state board is authorized to promulgate rules to effectuate the purposes of this act. The rules shall be promulgated in accordance with the Uniform Administrative Procedures Act, compiled in Tennessee Code Annotated, Title 4, Chapter 5.
- SECTION 14. If any provision of this act or its application to any person or circumstance is held invalid, then such invalidity shall not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to that end the provisions of this act shall be severable.
- SECTION 15. This act shall take effect upon becoming a law, the public welfare requiring it.

3880

On motion, Education Instruction & Programs Committee Amendment No. 1 was adopted.

Rep. Forgety moved that Education Instruction & Programs Committee Amendment No. 2 be withdrawn, which motion prevailed.

Rep. Kane moved adoption of House Amendment No. 3 as follows:

Amendment No. 3

AMEND House Bill No. 1879 by deleting SECTION 7 and substituting instead the following:

SECTION 7.

- (a) LEAs participating in the course access program shall establish a course review and approval process.
- (b) In order to be approved and added to the course access catalog, a course shall:
 - (1) Meet the instructional and academic rigor of a course that is provided in a traditional classroom setting;
 - (2) Be aligned to the applicable state academic standards of the state board:
 - (3) Be designed and implemented consistently with criteria established by the state board; and
 - (4) Be offered by a school that is graded A, B, or C according to the department's A through F grading scale, pursuant to Chapter 680 of the Public Acts of 2016.

On motion, House Amendment No. 3 was adopted.

Rep. Lamberth moved the previous question, which motion prevailed.

Rep. Kane moved that **House Bill No. 1879**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	96
Noes	

Representatives voting aye were: Akbari, Alexander, Armstrong, Beck, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gilmore, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Howell, Hulsey, Jenkins, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller,

3881

Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 96

A motion to reconsider was tabled.

RECESS MOTION

Rep. McCormick moved that the House stand in recess until 5:30 p.m. in order for the General Assembly to meet in Joint Session at 5:00 p.m. for the purpose of Judicial Confirmation for the Honorable J. Ross Dyer, which motion prevailed.

IN JOINT CONVENTION

JUDICIAL CONFIRMATION FOR J. ROSS DYER

The hour having arrived, pursuant to Article VI, Section 3 of the Constitution of Tennessee and Chapter 528 of the Public Acts of 2016 and Senate Joint Resolution No. 815, the Senate met with the House in Joint Convention for the purpose of confirmation of the Honorable J. Ross Dyer to the Court of Appeals of Tennessee.

The Joint Convention was called to order by Mr. Speaker Ramsey, President of the Joint Convention.

On motion of Senator Norris, the roll call of the Senate was dispensed with.

On motion of Representative McCormick, the roll call for the House was dispensed with.

Thereupon, the Clerk of the Senate read Senate Joint Resolution No. 815, authorizing the Joint Convention.

Senator Norris moved, pursuant to Article VI, Section 3 of the Constitution of Tennessee and Chapter 528 of the Public Acts of 2016, the Senate confirm the Honorable J. Ross Dyer to serve as a Court of Criminal Appeals Judge, Western Section.

Senator Kelsey moved to second the nomination.

President Ramsey directed the Clerk of the Senate to call the roll to confirm the Honorable J. Ross Dyer to serve as a Court of Criminal Appeals Judge, Western Section with the following results:

Ayes	32
No	1

Having received a constitutional majority, the Senate confirmed the Honorable J. Ross Dyer to serve as a Court of Criminal Appeals Judge, Western Section.

Mr. President Ramsey relinquished the gavel to Madam President Harwell.

Representative Lamberth moved, pursuant to Article VI, Section 3 of the Constitution of Tennessee and Chapter 528 of the Public Acts of 2016, the House confirm Honorable J. Ross Dyer to serve as a Court of Criminal Appeals Judge, Western Section.

Representatives Farmer and Coley moved to second the nomination.

Madam President Harwell directed the Clerk of the House to call the roll to confirm the Honorable J. Ross Dyer to serve as a Court of Criminal Appeals Judge, Western Section with the following results:

Ayes	97
No.	0

Having received a constitutional majority, the House confirmed the Honorable J. Ross Dyer to serve as a Court of Criminal Appeals Judge, Western Section.

Madam President Harwell relinquished the gavel to Mr. President Ramsey.

Mr. President Ramsey declared pursuant to Article VI, Section 3 of the Constitution of Tennessee and Chapter 528 of the Public Acts of 2016, the Honorable J. Ross Dyer was constitutionally, legally and duly confirmed to serve as a Court of Criminal Appeals Judge, Western Section.

Mr. President Ramsey relinquished the gavel to Madam President Harwell.

Thereupon, the purpose for which the Joint Convention was called having been accomplished, Madam President Harwell declared the Joint Convention dissolved.

RECESS EXPIRED

The recess having expired, the House was called to order by Madam Speaker Harwell.

ROLL CALL DISPENSED

On motion of Rep. McCormick the roll call was dispensed with.

EXCUSED

The Speaker announced that the following member has been excused, pursuant to request under **Rule No. 20**:

Representative Gilmore

REGULAR CALENDAR, CONTINUED

*Senate Joint Resolution No. 467 -- General Assembly, Statement of Intent or Position - Directs the commencement of legal action, seeking declaratory and injunctive relief, from the federal government's mandated appropriation of state revenue and noncompliance with the Refugee Act. by *Ramsey, *Norris, *Ketron, *Beavers, *McNally, *Roberts, *Green, *Bailey, *Bell, *Bowling, *Briggs, *Gardenhire, *Haile, *Jackson, *Johnson, *Kelsey, *Niceley, *Southerland, *Stevens, *Tracy, *Watson, *Yager, *Hensley, *Crowe, *Gresham.

Rep. Weaver moved that the house concur in Senate Joint Resolution No. 467.

Rep. Ramsey moved adoption of State Government Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND Senate Joint Resolution No. 467 by deleting the fifth RESOLVING CLAUSE and substituting instead the following:

BE IT FURTHER RESOLVED, that upon receipt of notice from the Attorney General and Reporter declining the initiation of or intervention into a civil action described in this resolution, the Speaker of the Senate and the Speaker of the House of Representatives are authorized to retain outside counsel to commence a civil action effectuating the purposes of this resolution.

BE IT FURTHER RESOLVED, that the Tennessee General Assembly urges the Attorney General and Reporter, and the Speakers of the Senate and House of Representatives, as may be applicable, to minimize, to the extent practicable, any costs to the State as the result of any civil action initiated or intervened in pursuant to this resolution and that if outside counsel is employed, no state funds shall be used to pay any litigation costs including attorney fees associated with a civil action initiated or intervened in pursuant to this resolution.

3885

On motion, State Government Committee Amendment No. 1 was adopted.

Rep. Lamberth moved the previous question, which motion prevailed by the following vote:

Ayes	63
Noes	30

Representatives voting aye were: Brooks K., Butt, Byrd, Calfee, Carr, Carter, Casada, Coley, Daniel, Doss, Durham, Eldridge, Faison, Farmer, Forgety, Goins, Gravitt, Halford, Hawk, Hicks, Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Moody, Pody, Powers, Ragan, Ramsey, Reedy, Rogers, Sargent, Sexton C., Sexton J., Sparks, Spivey, Swann, Terry, Todd, Travis, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 63

Representatives voting no were: Akbari, Alexander, Armstrong, Beck, Brooks H., Camper, Clemmons, Cooper, DeBerry, Dunlap, Dunn, Favors, Fitzhugh, Hardaway, Hazlewood, Hill M., Hill T., Jernigan, Jones, Love, Miller, Mitchell, Parkinson, Powell, Shaw, Shepard, Smith, Stewart, Towns, Turner -- 30

Rep. Weaver moved that the House concur in **Senate Joint Resolution No. 467**, which motion prevailed by the following vote:

Ayes	69
Noes	25

Representatives voting aye were: Alexander, Brooks H., Brooks K., Butt, Byrd, Calfee, Carr, Carter, Casada, Coley, Daniel, Doss, Dunlap, Durham, Eldridge, Faison, Farmer, Forgety, Goins, Gravitt, Halford, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Moody, Pody, Powers, Ragan, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Sparks, Spivey, Swann, Terry, Todd, Travis, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Madam Speaker Harwell -- 69

Representatives voting no were: Akbari, Armstrong, Beck, Camper, Clemmons, Cooper, DeBerry, Dunn, Favors, Fitzhugh, Hardaway, Jernigan, Jones, Love, Miller, Mitchell, Parkinson, Pitts, Powell, Shaw, Shepard, Smith, Stewart, Towns, Turner -- 25

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Senate Joint Resolution No. 467** and have this statement entered in the Journal: Rep. Zachary.

3886

REGULAR CALENDAR, CONTINUED

*House Bill No. 1664 -- Cooperatives - As introduced, removes a four-year exemption from ad valorem property taxes for certain facilities and plants of electric cooperatives; authorizes electric cooperatives to maintain possession of certain abandoned property while the state treasurer publishes notice; authorizes electric cooperatives to distribute unclaimed abandoned property for certain purposes. - Amends TCA Title 65, Chapter 25 and Title 66, Chapter 29, Part 1. by *Swann. (SB1633 by *Yager, *Ketron, *Bowling)

On motion, House Bill No. 1664 was made to conform with **Senate Bill No. 1633**; the Senate Bill was substituted for the House Bill.

- Rep. Swann moved that Senate Bill No. 1633 be passed on third and final consideration.
- Rep. Marsh moved that Business and Utilities Committee Amendment No. 1 be withdrawn, which motion prevailed.
- Rep. Swann moved that **Senate Bill No. 1633** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	9	C
Noes	(0

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Jernigan, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 95

A motion to reconsider was tabled.

*House Bill No. 2126 -- Controlled Substances - As introduced, establishes requirements for the dispensing of opioids and benzodiazepines by physicians and other healthcare providers. - Amends TCA Title 63. by *Terry, *Hicks. (SB2060 by *Briggs, *McNally, *Hensley, *Haile, *Bowling, *Massey, *Yager, *Kyle, *Bailey, *Green, *Jackson)

On motion, House Bill No. 2126 was made to conform with **Senate Bill No. 2060**; the Senate Bill was substituted for the House Bill.

- Rep. Terry moved that Senate Bill No. 2060 be passed on third and final consideration.
- Rep. C. Sexton moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

3887

Rep. Terry moved that **Senate Bill No. 2060** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	89
Noes	0

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Kane, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 89

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **Senate Bill No. 2060** and have this statement entered in the Journal: Rep. Rogers.

REGULAR CALENDAR, CONTINUED

*House Bill No. 2107 -- Mental Health & Substance Abuse Services, Dept. of - As introduced, requires the commissioner of mental health and substance abuse services to report to the health and welfare committee of the senate and health committee of the house by January 31, 2017, concerning the feasibility of a pilot project for one county that provides transitional services to certain prisoners who are returned to the community; services would include mental health services, substance abuse services, health care, and employment and housing supports. - Amends TCA Title 4; Title 33; Title 40; Title 41; Title 50 and Title 71. by *Swann. (SB2070 by *Overbey)

Rep. Swann moved that House Bill No. 2107 be passed on third and final consideration.

Rep. C. Sexton moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Sargent moved adoption of Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2, as follows:

Amendment No. 2

AMEND House Bill No. 2107 by deleting all language after the enacting clause and substituting instead the following:

3888

SECTION 1. On or before January 31, 2017, the commissioner of mental health and substance abuse services shall submit a report to the health and welfare committee of the senate and the health committee of the house of representatives concerning the feasibility of a pilot program for one (1) county that seeks to address overcrowding in jails and correction institutions by providing diversionary or transitional services that include mental health services and supports, substance abuse treatment and counseling, health care, and employment and housing supports. The report shall examine, but not be limited to, the following topics:

- (1) The costs and benefits of implementing the pilot program;
- (2) The number of people the pilot program could expect to serve;
- (3) Approaches taken by other states to address prison diversion and prison transition issues where mental health and substance abuse services are involved:
 - (4) Best practices for this type of pilot program;
- (5) Prospects for and barriers to potential expansion of the pilot program statewide; and
 - (6) Potential federal funding sources to support the pilot program.

SECTION 2. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2, was adopted.

Rep. Swann moved that **House Bill No. 2107**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	92
Noes	0

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 92

A motion to reconsider was tabled.

EXCUSED

The Speaker announced that the following members have been excused, pursuant to requests under **Rule No. 20**:

Representative Jernigan

Representative Beck

REGULAR CALENDAR, CONTINUED

*House Bill No. 1922 -- Insurance Companies, Agents, Brokers, Policies - As introduced, changes the definition of "pet" in regard to pet insurance from any domesticated animal normally maintained in or near the household of its owner to any animal normally maintained in or near the household of its owner. - Amends TCA Title 8; Title 56; Title 63; Title 68 and Title 71. by *Faison, *Sargent, *Travis. (SB2107 by *Stevens)

On motion, House Bill No. 1922 was made to conform with **Senate Bill No. 2107**; the Senate Bill was substituted for the House Bill.

Rep. Travis moved that Senate Bill No. 2107 be passed on third and final consideration.

Rep. Keisling moved that Insurance and Banking Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Sargent moved adoption of Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2. as follows:

Amendment No. 2

AMEND Senate Bill No. 2107 by deleting subsection (e) in SECTION 1 and substituting instead the following:

(e) Members of the general assembly serving on the task force shall only meet for in-person meetings when already scheduled to be in Nashville on official legislative business.

On motion, Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2, was adopted.

Rep. Travis moved that **Senate Bill No. 2107**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	92
Noes	0

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt,

3890

Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 92

A motion to reconsider was tabled.

*House Bill No. 2424 -- DUI Offenses - As introduced, allows a judge to use funds from the interlock assistance fund to pay for a portion of the cost of transdermal monitoring if the judge determines that a person so ordered cannot pay some portion of the cost of the device. - Amends TCA Title 40 and Title 55. by *Goins. (SB2399 by *Overbey, *Bell, *Haile, *Stevens)

Rep. Goins requested that House Bill No. 2424 be moved to the heel of the Calendar, which motion prevailed.

House Bill No. 2489 -- Education - As introduced, authorizes the commissioner of education to promulgate rules to allow a 501(c)(3) nonprofit corporation to enter a school to teach kindergarten through third-grade students various subjects. - Amends TCA Title 49. by *Akbari. (*SB1864 by *Tate)

On motion, House Bill No. 2489 was made to conform with **Senate Bill No. 1864**; the Senate Bill was substituted for the House Bill.

Rep. Akbari moved that Senate Bill No. 1864 be passed on third and final consideration.

Rep. Forgety moved that Education Instruction & Programs Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Casada moved that House Amendment No. 2 be withdrawn, which motion prevailed.

Rep. Miller moved the previous question, which motion prevailed.

Rep. Akbari moved that **Senate Bill No. 1864** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	71
Noes	17
Present and not voting	

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Cooper, DeBerry, Doss, Dunlap, Dunn, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill T., Holsclaw, Howell, Hulsey, Jenkins, Johnson, Jones, Kane, Kumar, Lamberth, Love, Marsh, Matheny, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Ragan, Ramsey, Sanderson, Sexton J., Shaw, Shepard, Smith, Sparks, 3891

Stewart, Terry, Towns, Turner, Van Huss, White D., White M., Williams, Windle, Zachary, Madam Speaker Harwell -- 71

Representatives voting no were: Daniel, Durham, Goins, Hill M., Holt, Keisling, Matlock, Powers, Reedy, Rogers, Sargent, Sexton C., Spivey, Todd, Weaver, Wirgau, Womick -- 17

Representatives present and not voting were: Lynn, Travis -- 2

A motion to reconsider was tabled.

*House Bill No. 1424 -- Handgun Permits - As introduced, reduces the fee for a lifetime handgun carry permit from \$500 to \$200. - Amends TCA Section 39-17-1351. by *Pody, *Lamberth, *Weaver, *Todd, *Eldridge, *Matheny. (SB1477 by *Beavers, *Kelsey, *Stevens, *Gresham)

Rep. Pody moved that House Bill No. 1424 be passed on third and final consideration.

Rep. Carter moved that Civil Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Sargent moved adoption of Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2, as follows:

Amendment No. 2

AMEND House Bill No. 1424 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 39-17-1351(x)(2), is amended by deleting the first sentence and substituting instead the following:

The department shall charge an application and processing fee for a lifetime handgun carry permit equal to the application and processing fee charged under subsection (p) plus a lifetime handgun carry permit fee of two hundred dollars (\$200); provided, however, that a permit holder who is applying for the renewal of a handgun carry permit under subsection (q) may instead obtain a lifetime handgun carry permit by submitting to the department a fee of two hundred dollars (\$200).

SECTION 2. This act shall take effect January 1, 2017, the public welfare requiring it.

On motion, Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2, was adopted.

Rep. Clemmons moved that House Amendment No. 3 be withdrawn, which motion prevailed.

Rep. Todd moved the previous question, which motion prevailed.

3892

Rep. Pody moved that **House Bill No. 1424**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	86
Noes	7

Representatives voting aye were: Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Coley, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Swann, Terry, Todd, Towns, Travis, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 86

Representatives voting no were: Akbari, Clemmons, Cooper, Hardaway, Jones, Stewart, Turner -- 7

A motion to reconsider was tabled.

*House Bill No. 726 -- Election Laws - As introduced, requires, when notice must be made by a board or commission created under the election laws of this state, that such notice be made by United States mail to all registered voters instead of by publication in a newspaper of general circulation. - Amends TCA Title 2; Title 4; Title 5; Title 6 and Title 7. by *Pody, *Van Huss, *Carr . (SB787 by *Beavers)

Rep. Pody moved that House Bill No. 726 be passed on third and final consideration.

Rep. Wirgau requested that Local Government Committee Amendment No. 1 be placed at the heel of the amendments.

Rep. Ramsey moved adoption of State Government Committee Amendment No. 1, as House Amendment No. 2, as follows:

Amendment No. 2

AMEND House Bill No. 726 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 2-12-103(b)(2), is amended by adding the following sentence at the end of the subdivision:

The chair shall be a member of the majority party, and the secretary shall be a member of a minority party.

SECTION 2. This act shall take effect upon becoming a law, the public welfare requiring it.

3893

On motion, State Government Committee Amendment No. 1, as House Amendment No. 2, was adopted.

Rep. Wirgau moved that Local Government Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. McCormick moved the previous question, which motion prevailed.

Rep. Pody moved that **House Bill No. 726**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	73
Noes	16
Present and not voting	

Representatives voting aye were: Alexander, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Casada, Coley, Daniel, Doss, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Forgety, Goins, Gravitt, Halford, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Kane, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, Matheny, Matlock, McCormick, McDaniel, Moody, Pitts, Pody, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Swann, Terry, Todd, Travis, Van Huss, Weaver, White D., White M., Williams, Wirgau, Womick, Zachary -- 73

Representatives voting no were: Armstrong, Clemmons, Cooper, Dunlap, Fitzhugh, Hardaway, Jones, Keisling, Miller, Mitchell, Parkinson, Powell, Stewart, Towns, Turner, Windle - 16

Representatives present and not voting were: Akbari, DeBerry, Madam Speaker Harwell -- 3

A motion to reconsider was tabled.

*House Bill No. 2510 -- Traffic Safety - As introduced, requires headlights to be displayed while approaching a curve on a mountain highway where the view is obstructed. - Amends TCA Title 55, Chapter 50 and Title 55, Chapter 8. by *Holt, *Coley, *Ragan, *Holsclaw, *Butt, *Sanderson, *Goins, *Johnson, *Lollar, *Sexton J, *Shaw, *Casada, *Halford, *Zachary, *Moody, *Hawk, *Byrd, *Powers, *Spivey, *Reedy, *Carr, *Miller, *Brooks K, *Dunn, *Kane, *Marsh, *Doss, *Littleton, *Keisling, *Mitchell, *Womick, *VanHuss, *Kumar, *Camper, *Akbari, *Love, *Howell, *Windle, *Sparks, *Alexander, *Towns, *Fitzhugh, *Daniel, *Eldridge, *Hicks, *Lundberg, *Todd, *Smith, *Favors, *Hazlewood, *Matheny, *Travis, *Durham, *Jones, *Wirgau, *Terry, *Forgety, *Armstrong, *Powell, *Weaver, *Pody, *Hill T. (SB2492 by *Bailey, *Beavers)

On motion, House Bill No. 2510 was made to conform with **Senate Bill No. 2492**; the Senate Bill was substituted for the House Bill.

Rep. Holt moved that Senate Bill No. 2492 be passed on third and final consideration.

Rep. Matlock moved that Transportation Committee Amendment No. 1 be withdrawn, which motion prevailed.

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Rep. Holt moved	that Senate E	Bill No. 249	2 be	passed	on	third	and t	final	consid	eration,
which motion prevailed by	the following	vote:								

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matheny, Matlock, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 92

Representatives voting no were: Dunn, McCormick -- 2

A motion to reconsider was tabled.

House Bill No. 1564 -- Motor Vehicles - As introduced, establishes certification program through department of safety for manufacturers of autonomous vehicles before such vehicles may be tested, operated, or sold in Tennessee; creates a per mile tax structure for autonomous vehicles. - Amends TCA Title 47; Title 54, Chapter 1; Title 55 and Title 67. by *Carter, *McCormick. (*SB1561 by *Green, *Harris, *Stevens, *Jackson)

On motion, House Bill No. 1564 was made to conform with **Senate Bill No. 1561**; the Senate Bill was substituted for the House Bill.

Rep. Carter moved that Senate Bill No. 1561 be passed on third and final consideration.

Rep. Matlock moved that Transportation Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Matlock moved that Transportation Committee Amendment No. 2 be withdrawn, which motion prevailed.

Rep. Carter moved that **Senate Bill No. 1561** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	9′
Noes	

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Pitts, Pody, Powell,

Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 91

Representatives voting no were: Windle -- 1

A motion to reconsider was tabled.

*House Bill No. 2040 -- Senior Citizens - As introduced, authorizes zoning consideration of temporary family healthcare structures. - Amends TCA Title 13; Title 68 and Title 71. by *Farmer, *Carter, *Travis, *Wirgau. (SB2375 by *Bell, *Bailey, *Bowling, *Green, *Gresham, *Roberts, *Stevens)

On motion, House Bill No. 2040 was made to conform with **Senate Bill No. 2375**; the Senate Bill was substituted for the House Bill.

Rep. Farmer moved that Senate Bill No. 2375 be passed on third and final consideration.

Rep. C. Sexton moved that Health Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Farmer moved that **Senate Bill No. 2375** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes93	
Noes0	

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 93

A motion to reconsider was tabled.

JOURNAL CORRECTION

Without objection, the Speaker requested that the Journal reflect that Rep. Towns voted "aye" on **Senate Bill No. 2375**.

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EXCUSED

The Speaker announced that the following member has been excused, pursuant to request under **Rule No. 20**:

Representative Matheny

REGULAR CALENDAR, CONTINUED

*House Bill No. 2514 -- Victims' Rights - As introduced, increases from \$750 to \$1,250 the maximum amount payable by the criminal injuries compensation fund for the provision of forensic medical examinations performed on victims of sexually oriented crimes. - Amends TCA Section 29-13-118. by *Coley, *Pitts, *Camper, *Gilmore. (SB2315 by *Kyle)

Rep. Coley moved that House Bill No. 2514 be passed on third and final consideration.

Rep. Sargent moved adoption of Finance, Ways & Means Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 2514 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 29-13-118, is amended by deleting from subsection (d) the language "seven hundred fifty dollars (\$750)," and substituting instead the language "one thousand dollars (\$1,000),".

SECTION 2. This act shall take effect July 1, 2016, the public welfare requiring it, and shall apply to all claims for compensation filed pursuant to this section for forensic medical examinations performed on or after July 1, 2016.

On motion, Finance, Ways & Means Committee Amendment No. 1 was adopted.

Rep. Coley moved that **House Bill No. 2514**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	88
Noes	0

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Byrd, Calfee, Camper, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan,

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Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Swann, Terry, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 88

A motion to reconsider was tabled.

*House Bill No. 2087 -- County Government - As introduced, requires the state treasurer to make the annual report of the educational incentives paid to each county available in an electronic format. - Amends TCA Title 5. by *Keisling. (SB2128 by *Bailey, *Yager, *Bowling)

Rep. Keisling moved that House Bill No. 2087 be passed on third and final consideration.

Rep. Wirgau moved adoption of Local Government Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 2087 by deleting all language after the enacting clause and substituting instead the following:

- SECTION 1. Tennessee Code Annotated, Section 5-9-402, is amended by deleting the section in its entirety and substituting instead the following language:
 - (a) The county board of education, county highway commissioners or superintendents, and each of the other operating departments, commissions, institutions, boards, offices, and agencies of county government that expend county funds shall file with the county mayor for study and submission to the county legislative body or an appropriate committee of the county legislative body a budget as to funds estimated to be required by the particular department, commission, institution, board, office, or agency during the ensuing fiscal year.
 - (b) The agencies mentioned in subsection (a) shall not be required to file individual budgets when such agencies are under the supervisory control of a commission or a board that files such estimated budget with the county legislative body covering all departments under its control.
 - (c) If the county legislative body adopts a timeline and budgetary procedures for the county or if the county operates pursuant to a private act that establishes a timeline, then the proposed budgets described in subsection (a) shall be filed in accordance with that timeline; provided however, the timeline for the budget of the local education agency (LEA) shall be established by the county legislative body with the concurrence of the county board of education.
 - (d) In the absence of a locally adopted schedule and procedures pursuant to subsection (c), the budgetary procedures for the county shall be as follows:

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- (1) No later than February 1, the forms for all budget requests shall be delivered to all departments, commissions, institutions, boards, offices, and agencies;
- (2) No later than March 1, all departments, commissions, institutions, boards, offices, and agencies except the local board of education shall deliver the budget request to the county budget committee:
- (3) No later than April 1, the county budget committee shall vote upon the proposed budget and shall notify the department, commission, institution, board, office, or agency whether the county budget committee approves or rejects the proposed budget;
 - (A) If approved, the county budget committee or the committee's designee shall immediately forward the proposed budget to the county legislative body for consideration; or
 - (B) If rejected, the department, commission, institution, board, office, or agency shall submit a revised budget proposal to the county budget committee within ten (10) business days after receipt of notice that the budget proposal was rejected;
- (4) No later than May 1, each LEA shall submit a proposed budget to the county budget committee; provided that, the LEA may amend the proposed budget after May 1;
- (5) No later than June 1, the county budget committee shall vote upon the proposed budget and shall notify the LEA whether the county budget committee approves or rejects the LEA's proposed budget:
 - (A) If approved, the county budget committee or the committee's designee shall immediately forward the proposed budget to the county legislative body for consideration; or
 - (B) If rejected, the LEA shall submit a revised budget proposal to the county budget committee within ten (10) business days after receipt of notice that the budget proposal was rejected;
- (6) If the county budget committee of the local governing body rejects the first and second budget proposals from any department, commission, institution, board, office, or agency, then the third and any subsequent proposals shall be delivered directly to the county legislative body which shall approve or reject the proposal within ten (10) business days of the body's receipt of the amended proposal; and
- (7) If rejected, the department, commission, institution, board, office, or agency shall submit a revised budget proposal to the county legislative body within ten (10) business days after receipt of notice that the budget proposal was rejected.

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- (e) The timeline and budgetary process pursuant to this section may be waived or altered, if agreed upon by the county legislative body and the respective department, commission, institution, board, office, or agency.
- (f) This section shall not apply in any county having a population of more than three hundred twenty-five thousand (325,000) according to the 2010 federal census or any subsequent federal census.
- SECTION 2. Tennessee Code Annotated, Section 5-9-404, is amended by deleting subsection (c) and substituting instead:
 - (c) If the county legislative body and the county school board fail to agree upon a budget for the county department of education by August 31 of any year, then, by operation of law, the budget for the county department of education shall be equal to the minimum budget required to comply with the local match and maintenance of effort provisions of the BEP. However, if for three (3) consecutive years, the county legislative body and school board fail to agree upon a budget and the department of education receives the minimum required funding for that fiscal year by operation of law, then, the budget in the third year shall include a mandatory increase that is equivalent to three percent (3%) of the required funding from local sources for schools; provided however, this increase shall not be required if during any of those three (3) years the LEA failed to submit its budget proposals in accordance with a timeline provided for in § 5-9-402. This subsection (c) shall not apply in any county having a population of more than three hundred twenty-five thousand (325,000) according to the 2010 federal census or any subsequent federal census.
- SECTION 3. Tennessee Code Annotated, Section 5-9-407, is amended by adding the following as a new subsection (c) and redesignating subsequent subsections accordingly:
 - (c) After the adoption of a budget for the department of education, any proposed amendments to the budget submitted by the local board of education shall be approved or rejected by the county legislative body within forty (40) days of the receipt of the proposed amendments. This subsection (c) shall not apply in any county having a population of more than three hundred twenty-five thousand (325,000) according to the 2010 federal census or any subsequent federal census.
- SECTION 4. Tennessee Code Annotated, Section 5-12-105, is amended by adding the following language as new subsections:
 - (c) If the county legislative body adopts a timeline and budgetary procedures for the county, then the estimates and budget proposals provided for in § 5-12-106 shall be filed in accordance with that timeline; provided however, the timeline for the budget of the local education agency (LEA) shall be established by the county legislative body with the concurrence of the county board of education.

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- (d) In the absence of a locally adopted schedule and procedures pursuant to subsection (c), the budgetary procedures for the county shall follow the following timeline:
 - (1) No later than February 1, the director of accounts and budgets shall deliver forms for all budget requests to all departments, commissions, institutions, boards, offices, and agencies;
 - (2) No later than March 1, all departments, commissions, institutions, boards, offices, and agencies except the local board of education shall deliver the appropriate estimates and budget request to the director of accounts and budgets;
 - (3) No later than April 1, the county budget committee shall vote upon the proposed budget and the director of accounts and budgets shall notify the department, commission, institution, board, office, or agency whether the county budget committee approves or rejects the proposed budget;
 - (A) If approved, the director of accounts and budgets shall immediately forward the proposed budget to the county legislative body for consideration; or
 - (B) If rejected, the department, commission, institution, board, office, or agency shall submit a revised budget proposal to the director of accounts and budgets within ten (10) business days after receipt of notice that the budget proposal was rejected.
 - (4) No later than May 1, each LEA shall submit a proposed budget to the director of accounts and budgets; provided that, the LEA may amend the proposed budget after May 1;
 - (5) No later than June 1, the county budget committee shall vote upon the proposed budget and the director of accounts and budgets shall notify the LEA whether the county budget committee approves or rejects the LEA's proposed budget:
 - (A) If approved, the director of accounts and budgets shall immediately forward the proposed budget to the county legislative body for consideration; or
 - (B) If rejected, the LEA shall submit a revised budget proposal to the director of accounts and budgets within ten (10) business days after receipt of notice that the budget proposal was rejected;
 - (6) If the county budget committee of the local governing body rejects the first and second budget proposals from any department, commission, institution, board, office, or agency, then the third and any subsequent proposals shall be delivered directly to the county legislative 3901

body which shall approve or reject the proposal within ten (10) business days of the body's receipt of the amended proposal; and

- (7) If rejected, the department, commission, institution, board, office, or agency shall submit a revised budget proposal to the county legislative body within ten (10) business days after receipt of notice that the budget proposal was rejected.
- (e) The timeline and budgetary process pursuant to this section may be waived or altered, if agreed upon by the county legislative body and the respective department, commission, institution, board, office, or agency.
- SECTION 5. Tennessee Code Annotated, Section 5-12-106, is amended by deleting the language "on or before April 1 of each year" and substituting the language "in accordance with a timeline provided for in § 5-12-105" wherever it appears.
- SECTION 6. Tennessee Code Annotated, Section 5-12-106(e), is amended by deleting the language ", on or before May 1 of each year,".
- SECTION 7. Tennessee Code Annotated, Section 5-12-107, is amended by deleting the language "At least forty-five (45) days prior to the beginning of each fiscal year" and substituting the language "In accordance with a timeline provided for in § 5-12-105".
- SECTION 8. Tennessee Code Annotated, Section 5-12-109(a)(1), is amended by deleting the language "at the regular July session each year or at a special session call for this purpose during the month of July" and substituting the language "In accordance with a timeline provided for in § 5-12-105".
- SECTION 9. Tennessee Code Annotated, Section 5-12-109, is further amended by adding the following as a new subsection (c) and re-designating subsequent subsections accordingly:
 - (c) If the county legislative body and the county school board fail to agree upon a budget for the county department of education by August 31 of any year, then, by operation of law, the budget for the county department of education shall be equal to the minimum budget required to comply with the local match and maintenance of effort provisions of the BEP. However, if for three (3) consecutive years, the county legislative body and school board fail to agree upon a budget and the department of education receives the minimum required funding for that fiscal year by operation of law, then, the budget in the third year shall include a mandatory increase that is equivalent to three percent (3%) of the required funding from local sources for schools; provided however, this increase shall not be required if during any of those three (3) years the school board failed to submit its budget proposals in accordance with a timeline provided for in § 5-12-105.
- SECTION 10. Tennessee Code Annotated, Section 5-12-208(a), is amended by deleting the language "April 1" and substituting instead "March 1".

- SECTION 11. Tennessee Code Annotated, Section 5-12-208(c), is amended by deleting the subsection in its entirety and substituting instead the following:
 - (c) The county mayor or budget committee shall allow any department, office, or agency to alter or amend the submitted budget at any time prior to when the proposed budget is submitted to the county legislative body. The county mayor or budget committee may allow submission of amendments after the budget is submitted to the county legislative body, but not later than the adoption of the budget.
- SECTION 12. Tennessee Code Annotated, Section 5-12-210(b), is amended by deleting the language of the subsection and substituting instead the following:

(b)

- (1) If the county legislative body and the county school board fail to agree upon a budget for the county department of education by August 31 of any year, then, by operation of law, the budget for the county department of education shall be equal to the minimum budget required to comply with the local match and maintenance of effort provisions of the BEP. However, if for three (3) consecutive years, the county legislative body and school board fail to agree upon a budget and the department of education receives the minimum required funding for that fiscal year by operation of law, then, the budget in the third year shall include a mandatory increase that is equivalent to three percent (3%) of the required funding from local sources for schools; provided however, this increase shall not be required if during any of those three (3) years the school board failed to submit its budget proposals in accordance with a timeline provided for in § 5-12-208.
- (2) If the county legislative body fails to adopt a budget, property tax resolution, and appropriation resolution by August 31 of any year, then by operation of law, the operating budget for the ensuing fiscal year, other than the portion for the county department of education, shall be the consolidated budget with proposed amendments submitted by the county mayor or the budget committee.
- SECTION 13. Tennessee Code Annotated, Section 5-21-110(d)(2), is amended by deleting the language "at least ten (10) days prior to the July meeting" and substituting instead "in accordance with a calendar and procedures adopted pursuant to subsection (a) or the timeline provided in subsection (e)".
- SECTION 14. Tennessee Code Annotated, Section 5-21-110, is amended by adding the following language as a new subsection (e):
 - (e) In the absence of a locally adopted calendar and procedures pursuant to subsection (a), the budgetary procedures for the county shall follow the following timeline:

- (1) No later than February 1, the director shall deliver forms for all budget requests to all departments, commissions, institutions, boards, offices, and agencies;
- (2) No later than March 1, all departments, commissions, institutions, boards, offices, or agencies except the local board of education shall deliver the appropriate estimates and budget request to the director:
- (3) No later than April 1, the county budget committee shall vote upon the proposed budget and the director shall notify the department, commission, institution, board, office, or agency whether the county budget committee approves or rejects the proposed budget;
 - (A) If approved, the director shall immediately forward the proposed budget to the county legislative body for consideration; or
 - (B) If rejected, the department, commission, institution, board, office, or agency shall submit a revised budget proposal to the director within ten (10) business days after receipt of notice that the budget proposal was rejected.
- (4) No later than May 1, each LEA shall submit a proposed budget to the director; provided that, the LEA may amend the proposed budget after May 1;
- (5) No later than June 1, the county budget committee shall vote upon the proposed budget and the director shall notify the LEA whether the county budget committee approves or rejects the LEA's proposed budget;
 - (A) If approved, the director shall immediately forward the proposed budget to the county legislative body for consideration; or
 - (B) If rejected, the LEA shall submit a revised budget proposal to the director within ten (10) business days after receipt of notice that the budget proposal was rejected; and
- (6) If the county budget committee of the local governing body rejects the first and second budget proposals from any department, commission, institution, board, office, or agency, then the third and any subsequent proposals shall be delivered directly to the county legislative body which shall approve or reject the proposal within ten (10) business days of the body's receipt of the amended proposal; and
- (7) If rejected, the department, commission, institution, board, office, or agency shall submit a revised budget proposal to the county

legislative body within ten (10) business days after receipt of notice that the budget proposal was rejected.

(f) The timeline and budgetary process pursuant to this section may be waived or altered, if agreed upon by the county legislative body and the respective department, commission, institution, board, office, or agency.

SECTION 15. Tennessee Code Annotated, Section 5-21-111(b), is amended by deleting the language "at the regular July meeting each year or at a special session called for this purpose prior to the regular July meeting" and substituting instead the language "in accordance with a calendar adopted pursuant to § 5-21-110(a) or the timeline provided in § 5-21-110(e)".

SECTION 16. Tennessee Code Annotated, Section 5-21-111, is amended by adding the following language as a new subsection:

If the county legislative body and the county school board fail to agree upon a budget for the county department of education by August 31 of any year, then, by operation of law, the budget for the county department of education shall be equal to the minimum budget required to comply with the local match and maintenance of effort provisions of the BEP. However, if for three (3) consecutive years, the county legislative body and school board fail to agree upon a budget and the department of education receives the minimum required funding for that fiscal year by operation of law, then, the budget in the third year shall include a mandatory increase that is equivalent to three percent (3%) of the required funding from local sources for schools; provided however, this increase shall not be required if during any of those three (3) years the school board failed to submit its budget proposals in accordance with a calendar adopted pursuant to § 5-21-110(a) or the timeline provided in § 5-21-110(e).

SECTION 16. Sections 1, 2 and 3 shall not apply in any county having a population of more than three hundred twenty-five thousand (325,000) according to the 2010 federal census or any subsequent federal census.

SECTION 17. Sections 2, 3, 9, 12, and 16 of this act shall take effect upon becoming a law, the public welfare requiring it. All other sections shall take effect on January 1, 2017, the public welfare requiring it.

On motion, Local Government Committee Amendment No. 1 was adopted.

Rep. Keisling moved that **House Bill No. 2087**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	90
Noes	0

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins,

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Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 90

A motion to reconsider was tabled.

House Bill No. 2248 -- Budget Procedures - As introduced, prohibits state funds from being expended in support of the office for diversity and inclusion at the University of Tennessee, Knoxville; diverts such funding to a program for placing decals of the national motto on local and state law enforcement vehicles. - Amends TCA Title 9 and Title 49. by *Van Huss, *Sanderson, *Keisling, *Sexton J, *Holt, *Sexton C, *Calfee, *Hill M, *Alexander, *Rogers, *Doss, *Goins, *Hill T, *Powers, *Womick, *Ragan, *McDaniel, *Durham, *Lollar, *Hulsey, *Byrd, *Weaver. (*SB1912 by *Gardenhire, *Kelsey)

Rep. Van Huss moved that House Bill No. 2248 be passed on third and final consideration.

Rep. H. Brooks moved that Education Administration & Planning Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Carter moved that Civil Justice Committee Amendment No. 1, as House Amendment No. 2, be withdrawn, which motion prevailed.

Rep. Sargent requested that Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 3, be placed at the heel of the amendments.

Rep. K. Brooks moved adoption of House Amendment No. 4 as follows:

Amendment No. 4

AMEND House Bill No. 2248 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Title 9, Chapter 4, Part 51, is amended by adding the following language as a new section:

- (a) No state funds shall be expended:
- (1) To support the office for diversity and inclusion at the University of Tennessee at Knoxville; or
- (2) By the University of Tennessee to promote the use of gender neutral pronouns, to promote or inhibit the celebration of religious holidays, or to fund or support sex week.

(b)

- (1) Twenty-five percent (25%) of the state funds budgeted by the University of Tennessee, Knoxville, for fiscal year 2016-2017, for the office of diversity and inclusion shall be allocated by the university to fund a national motto decal program. The university shall allocate these funds to the school of art, graphic design program and the university printing and mail services for the design, production, and distribution of the decals to any law enforcement agency that requests them. The version of the national motto to be used on the decals shall be the one approved by the United States Congress in 1956.
- (2) The law enforcement agencies may receive no more than one (1) decal per vehicle and shall be responsible for paying the costs of affixing the decals to the vehicles.
- (3) Any funds remaining in the decal program at the end of fiscal years 2016-2017, 2017-2018, and 2018-2019 shall not revert to the university's general fund, but shall remain available for expenditure in the decal program. Any funds remaining in the decal program at the end of fiscal year 2019-2020 shall revert to the university's general fund.
- (c) The University of Tennessee shall report to the general assembly at the end of each year in which the decal program is operational. The report shall include a list of the law enforcement agencies that requested the decals, the number requested by each law enforcement agency, the total number of decals produced, and the total expenditures of the program for the year. Any costs of producing the report shall be included in the cost of administration of the program.

SECTION 2. The remaining seventy-five percent (75%) of the state funds in the budget of the office for diversity and inclusion at the University of Tennessee, Knoxville, for fiscal year 2016-2017, after the allocation as provided in subdivision (b)(1) of Section 1, shall be reallocated in the university's budget and used by the university solely for scholarships to be awarded through the minority engineering scholarship program. Any such funds from the budget of the office for diversity and inclusion that are not used for minority engineering scholarships in fiscal year 2016-2017 shall remain in the scholarship program for use in future fiscal years.

SECTION 3. This act shall take effect upon becoming a law, the public welfare requiring it.

Rep. McCormick moved the previous question on House Amendment No. 4 , which motion prevailed by the following vote:

Ayes	66
Noes	22
Present and not voting	

Representatives voting aye were: Alexander, Brooks H., Brooks K., Butt, Byrd, Calfee, Carr, Carter, Casada, Daniel, Doss, Dunlap, Durham, Eldridge, Faison, Farmer, Forgety, Goins, Gravitt, Halford, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins,

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Johnson, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, Matlock, McCormick, McDaniel, Moody, Pody, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Spivey, Swann, Terry, Todd, Travis, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary -- 66

Representatives voting no were: Akbari, Camper, Clemmons, Coley, Cooper, DeBerry, Dunn, Favors, Fitzhugh, Hardaway, Jones, Love, Miller, Mitchell, Parkinson, Pitts, Powell, Shepard, Smith, Stewart, Towns, Turner -- 22

Representatives present and not voting were: Armstrong -- 1

On motion, House Amendment No. 4 was adopted by the following vote:

Ayes	64
Noes	25

Representatives voting aye were: Alexander, Brooks H., Brooks K., Butt, Byrd, Calfee, Carr, Carter, Casada, Coley, Daniel, Doss, Dunlap, Durham, Eldridge, Faison, Farmer, Forgety, Goins, Gravitt, Halford, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Kane, Keisling, Kumar, Littleton, Lollar, Lynn, Marsh, Matlock, McCormick, McDaniel, Moody, Pody, Powers, Ragan, Reedy, Rogers, Sargent, Sexton C., Sexton J., Sparks, Spivey, Swann, Terry, Todd, Travis, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary -- 64

Representatives voting no were: Akbari, Armstrong, Camper, Clemmons, Cooper, Dunn, Favors, Fitzhugh, Hardaway, Hawk, Hazlewood, Jones, Lamberth, Love, Miller, Mitchell, Parkinson, Pitts, Powell, Shaw, Shepard, Smith, Stewart, Towns, Turner -- 25

JOURNAL CORRECTION

Without objection, the Speaker requested that the Journal reflect that Rep. Cooper voted "no" on House Amendment No. 4 to **House Bill No. 2248**.

Without objection, the Speaker requested that the Journal reflect that Rep. Hardaway voted "no" on House Amendment No. 4 to **House Bill No. 2248**.

Without objection, the Speaker requested that the Journal reflect that Rep. Love voted "no" on House Amendment No. 4 to **House Bill No. 2248**.

JOURNAL CORRECTION

Without objection, the Speaker requested that the Journal reflect that Rep. Wirgau voted "aye" on House Amendment No. 4 to **House Bill No. 2248**.

Without objection, the Speaker requested that the Journal reflect that Rep. Travis voted "aye" on House Amendment No. 4 to **House Bill No. 2248**.

3908

REGULAR CALENDAR, CONTINUED

Rep. Sargent moved that Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 3, be withdrawn, which motion prevailed.

Rep. Ragan moved that debate be limited to two minutes under **Rule 21** on **House Bill No. 2248**, which motion prevailed by the following vote:

Ayes	47
Noes	39
Present and not voting	

Representatives voting aye were: Brooks H., Brooks K., Butt, Byrd, Carter, Casada, Coley, Daniel, Durham, Eldridge, Forgety, Gravitt, Halford, Hawk, Hazlewood, Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Kane, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, McCormick, McDaniel, Powers, Ragan, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Swann, Terry, Todd, Weaver, White D., White M., Wirgau, Womick, Zachary, Madam Speaker Harwell -- 47

Representatives voting no were: Akbari, Alexander, Armstrong, Calfee, Camper, Carr, Clemmons, Cooper, Dunlap, Dunn, Faison, Farmer, Favors, Fitzhugh, Goins, Hardaway, Hicks, Hill M., Hill T., Jones, Love, Matlock, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Reedy, Shaw, Shepard, Smith, Sparks, Stewart, Towns, Turner, Van Huss, Williams, Windle -- 39

Representatives present and not voting were: Keisling -- 1

Rep. Butt moved the previous question, which motion prevailed by the following vote:

Ayes	56
Noes	27
Present and not voting	

Representatives voting aye were: Brooks H., Brooks K., Butt, Byrd, Calfee, Carr, Carter, Casada, Daniel, Doss, Durham, Eldridge, Faison, Farmer, Forgety, Gravitt, Halford, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Hulsey, Jenkins, Johnson, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, Matlock, McCormick, McDaniel, Moody, Pody, Powers, Ragan, Reedy, Sargent, Sexton J., Terry, Todd, Travis, Weaver, White D., White M., Williams, Windle, Womick, Zachary, Madam Speaker Harwell -- 56

Representatives voting no were: Akbari, Alexander, Armstrong, Camper, Clemmons, Cooper, DeBerry, Dunlap, Dunn, Favors, Goins, Hardaway, Jones, Love, Mitchell, Parkinson, Pitts, Powell, Rogers, Shepard, Smith, Sparks, Stewart, Swann, Towns, Turner, Van Huss -- 27

Representatives present and not voting were: Miller -- 1

Rep. Van Huss moved that **House Bill No. 2248**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	66
Noes	22

Representatives voting aye were: Alexander, Brooks H., Brooks K., Butt, Byrd, Calfee, Carr, Carter, Casada, Daniel, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Forgety, Goins, Gravitt, Halford, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Kane, Keisling, Kumar, Littleton, Lollar, Lynn, Marsh, Matlock, McCormick, McDaniel, Moody, Pody, Powers, Ragan, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Sparks, Swann, Terry, Todd, Travis, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 66

Representatives voting no were: Akbari, Armstrong, Camper, Clemmons, Cooper, Favors, Fitzhugh, Hardaway, Jones, Lamberth, Love, Miller, Mitchell, Parkinson, Pitts, Powell, Shaw, Shepard, Smith, Stewart, Towns, Turner -- 22

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "no" on **House Bill No. 2248** and have this statement entered in the Journal: Rep. DeBerry.

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "not voting" to "aye" on **House Bill No. 2248** and have this statement entered in the Journal: Rep. Coley.

REGULAR CALENDAR, CONTINUED

House Bill No. 1369 -- Adoption - As introduced, requires the adoption services provided by the department of children's services to be made available to all families of adopted children and biological families of adopted children, regardless of whether the children were adopted through the department. - Amends TCA Title 36. by *Windle, *Dunn, *Carter, *Matlock, *Calfee, *Lundberg, *Hardaway. (*SB1393 by *Yarbro, *Bell, *Gardenhire, *Harris, *Overbey, *Haile, *Massey, *Bowling, *Hensley)

On motion, House Bill No. 1369 was made to conform with **Senate Bill No. 1393**; the Senate Bill was substituted for the House Bill.

Rep. Windle moved that Senate Bill No. 1393 be passed on third and final consideration.

Rep. Carter moved that Civil Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

3910

Rep. Windle moved that **Senate Bill No. 1393** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	89
Noes	0

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pody, Powell, Powers, Ragan, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 89

A motion to reconsider was tabled.

JOURNAL CORRECTION

Without objection, the Speaker requested that the Journal reflect that Rep. Van Huss voted "aye" on **Senate Bill No. 1393**.

REGULAR CALENDAR, CONTINUED

House Bill No. 2163 -- Soil Conservation - As introduced, makes various changes to state soil conservation committee and soil conservation districts; adds ex officio member to committee; clarifies the duties of the committee and districts; establishes a new process for filling vacancies of district supervisors; authorizes districts to borrow money. - Amends TCA Section 5-9-106; Title 9, Chapter 21 and Title 43. by *Windle. (*SB1951 by *Yager)

On motion, House Bill No. 2163 was made to conform with **Senate Bill No. 1951**; the Senate Bill was substituted for the House Bill.

Rep. Windle moved that Senate Bill No. 1951 be passed on third and final consideration.

Rep. Halford moved that Agriculture and Natural Resources Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Casada moved that House Amendment No. 2 be withdrawn, which motion prevailed.

Rep. Windle moved that **Senate Bill No. 1951** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	90
Noes	0

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 90

A motion to reconsider was tabled.

*House Bill No. 2477 -- Highways, Roads and Bridges - As introduced, requires the Great Falls Dam between White and Warren counties to be reopened. - Amends TCA Title 54 and Title 55. by *Dunlap, *Dunn. (SB2523 by *Bowling)

On motion, House Bill No. 2477 was made to conform with **Senate Bill No. 2523**; the Senate Bill was substituted for the House Bill.

Rep. Dunlap moved that Senate Bill No. 2523 be passed on third and final consideration.

Rep. Matlock moved that Transportation Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Casada moved that House Amendment No. 2 be withdrawn, which motion prevailed.

Rep. Powell moved the previous question, which motion failed by the following vote:

Ayes	. 53
Noes	. 31

Representatives voting aye were: Akbari, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Casada, Clemmons, Coley, Cooper, Daniel, Doss, Dunlap, Durham, Farmer, Favors, Fitzhugh, Halford, Hardaway, Hazlewood, Hill M., Holt, Howell, Johnson, Keisling, Kumar, Love, Matlock, McCormick, McDaniel, Miller, Mitchell, Pitts, Powell, Ragan, Ramsey, Sargent, Shaw, Shepard, Sparks, Stewart, Towns, Travis, Turner, White D., White M., Williams, Windle, Womick, Zachary -- 53

Representatives voting no were: Alexander, Carter, Dunn, Eldridge, Faison, Goins, Gravitt, Hawk, Hicks, Hill T., Holsclaw, Hulsey, Jenkins, Littleton, Lollar, Lynn, Marsh, Moody, Pody, Powers, Reedy, Rogers, Sanderson, Sexton C., Sexton J., Smith, Swann, Terry, Todd, Weaver, Wirgau -- 31

3912

Rep. Womick moved the previous question, which motion prevailed.

Rep. Dunlap moved that **Senate Bill No. 2523** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes86	3
Noes)

Representatives voting aye were: Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton J., Shaw, Shepard, Smith, Sparks, Stewart, Swann, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 86

A motion to reconsider was tabled.

*House Bill No. 199 -- Insurance Companies, Agents, Brokers, Policies - As introduced, defines funeral merchandise for prearrangement insurance policies. - Amends TCA Title 46 and Title 62, Chapter 5. by *Lamberth. (SB621 by *Tracy)

On motion, House Bill No. 199 was made to conform with **Senate Bill No. 621**; the Senate Bill was substituted for the House Bill.

Rep. Lamberth moved that Senate Bill No. 621 be passed on third and final consideration.

Rep. Marsh moved that Business and Utilities Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Lamberth moved that **Senate Bill No. 621** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	. 89
Noes	0

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Stewart, Swann, Terry, Todd, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 89

A motion to reconsider was tabled.

3913

House Bill No. 2026 -- Criminal Procedure - As introduced, includes certain persons convicted of a Class D felony for theft of property or services, if the value of the property or services obtained is \$1,000 or more but less than \$10,000 as an offense that may be expunged from a person's public record. - Amends TCA Title 39 and Title 40. by *Love, *Camper, *Favors, *Gilmore, *Hardaway. (*SB1859 by *Tate, *Harris)

On motion, House Bill No. 2026 was made to conform with **Senate Bill No. 1859**; the Senate Bill was substituted for the House Bill.

Rep. Love moved that Senate Bill No. 1859 be passed on third and final consideration.

Rep. Lamberth moved that Criminal Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Casada moved that House Amendment No. 2 be withdrawn, which motion prevailed.

Rep. Hardaway moved the previous question, which motion prevailed.

Rep. Love moved that **Senate Bill No. 1859** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	89
Noes	

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Eldridge, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Jones, Kane, Keisling, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 89

Representatives voting no were: Durham -- 1

A motion to reconsider was tabled.

*House Bill No. 301 -- Alcoholic Beverages - As introduced, clarifies that "municipality" includes any city of more than 925 persons instead of 1,000 persons; removes provision from certificate of compliance requiring mayor to state opinion that applicant will not violate any alcoholic beverage related laws; removes obsolete provision. - Amends TCA Title 57. by *Ramsey, *Doss. (SB844 by *Yager)

Rep. Ramsey moved that House Bill No. 301 be passed on third and final consideration.

Rep. Littleton moved adoption of State Government Committee Amendment No. 1 as follows:

3914

Amendment No. 1

AMEND House Bill No. 301 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 57-3-204, is amended by adding a new subsection (i):

(i)

- (1) Notwithstanding this section or § 57-3-208, a terminal building of a commercial air carrier airport that is a member of the Tennessee Association of Air Carrier Airports may obtain a retail license under this section authorizing the licensee to sell alcoholic beverages at retail in accordance with this subsection (i).
- (2) A retail license issued under subdivision (i)(1) authorizes a terminal building of a commercial air carrier airport to operate one (1) or more noncontiguous retail stores located within the area of the terminal building secured by the transportation security administration or its successor organization.
 - (3) A retail store licensed under this subsection (i):
 - (A) May sell alcoholic beverages that:
 - (i) Are manufactured within this state;
 - (ii) Are packaged in tamper-resistant sealed packages; and
 - (iii) Indicate on the packaging that the customer is prohibited from consuming the alcoholic beverage until the customer reaches the customer's final destination;
 - (B) Notwithstanding § 57-3-406(e) and § 57-3-406(h), may sell alcoholic beverages on any day and during any hours during which the terminal building of a commercial air carrier airport is authorized to sell alcoholic beverages for on-premises consumption;
 - (C) May store inventory at one (1) or more secure locations other than the premises of the retail store that are located within the terminal building;
 - (D) May transfer and transport inventory to and from storage locations; and

- (E) Shall not conduct consumer educational seminars or authorize its employees or agents to receive complimentary samples at a sales demonstration under § 57-3-404(h).
- (4) Subsection (a) and subdivisions (b)(1), (2), (3)(A), and (3)(C) shall apply to retail stores licensed under this subsection (i).
- (5) The commission shall verify that a terminal building of a commercial air carrier airport meets all qualifications for licensure under this subsection (i) prior to issuing a license.
- (6) As used in this subsection (i), unless the context otherwise requires, "terminal building of a commercial air carrier airport" has the same meaning as defined in § 57-4-102.
- SECTION 2. Tennessee Code Annotated, Section 57-3-402, is amended by adding the following new subsection:
 - (e) No alcoholic beverages or wine may be sold or delivered to a retailer authorized to sell such alcoholic beverages or wine under this title, whether on premise or off premise, unless such alcoholic beverages have been stored or warehoused at a premises licensed by the commission pursuant to § 57-3-203 for a period of no less than twenty-four (24) hours. It is the stated purpose of this requirement to verify the legality of all alcoholic beverages or wine distributed in this state, and to facilitate the proper payment of all taxes on alcoholic beverages. This subsection (e) shall not apply to deliveries to a licensee under § 57-3-202(i), § 57-3-204(e), or § 57-3-207(r).
- SECTION 3. Tennessee Code Annotated, Section 57-3-224, is amended by inserting after subsection (a) the following new subsection (b) and redesignating the remaining subsections accordingly:
 - (b) No delivery may be made under this section to a consumer who resides or is located at the time of the delivery at a distance greater than one hundred (100) miles from the licensed premises of the retailer at which the alcoholic beverages or wine were purchased.
- SECTION 4. Tennessee Code Annotated, Section 57-3-406(k)(1), is amended by inserting the language "who reside or are located within one hundred (100) miles of the retailer's licensed premises" after the language "delivery service's customers" in the first sentence of that subsection.
- SECTION 5. Tennessee Code Annotated, Section 57-3-406(k), is amended by adding the following new subdivision:
 - (3) No delivery may be made under this subsection (k) to a consumer who resides or is located at the time of the delivery at a distance greater than one hundred (100) miles from the licensed premises of the retailer at which the alcoholic beverages or beer were purchased.

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SECTION 6. Tennessee Code Annotated, Section 57-3-806(e), is deleted.

SECTION 7. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, State Government Committee Amendment No. 1 was adopted.

Rep. Sargent moved adoption of Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2, as follows:

Amendment No. 2

AMEND House Bill No. 301 by adding the following new section immediately preceding the last section and redesignating the last section accordingly:

SECTION ____. Tennessee Code Annotated, Section 57-3-801(a), is amended by adding the following as a new subdivision:

(3) Notwithstanding subdivision (a)(1) and § 57-3-101(a)(14) to the contrary, any municipality having a population of not less than five hundred seventy (570) nor more than five hundred seventy-nine (579) according to the 2010 federal census or any subsequent federal census, that is located in any county having a population of not less than twenty-nine thousand four hundred (29,400) nor more than twenty-nine thousand five hundred (29,500) according to the 2010 federal census or any subsequent federal census, may conduct a referendum to authorize the sale of wine at retail food stores within the corporate boundaries of such municipality. The referendum shall be conducted in the manner prescribed by § 57-3-106, notwithstanding the population requirements of § 57-3-106(b)(1).

On motion, Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2, was adopted.

Rep. Sargent moved adoption of Finance, Ways & Means Committee Amendment No. 2, as House Amendment No. 3, as follows:

Amendment No. 3

AMEND House Bill No. 301 by deleting SECTIONS 2-6 and substituting instead the following:

- SECTION 2. Tennessee Code Annotated, Section 57-3-402, is amended by adding the following new subsection:
 - (e) No alcoholic beverages or wine may be sold or delivered to a retailer authorized to sell such alcoholic beverages or wine under this title, whether on premise or off premise, unless such alcoholic beverages have been stored or warehoused at a premises licensed by the commission pursuant to § 57-3-203 for a period of no less than twenty-four (24) hours. It is the stated purpose of this requirement to verify the legality of all alcoholic beverages or wine distributed in

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this state, and to facilitate the proper payment of all taxes on alcoholic beverages. This subsection (e) shall not apply to deliveries to a licensee under § 57-3-202(i), § 57-3-204(e), or § 57-3-207(r).

SECTION 3. Tennessee Code Annotated, Section 57-3-224(a), is amended by adding the following language after the last sentence of the subsection:

If a delivery service licensed under this section is delivering alcoholic beverages or beer purchased from a retailer in accordance with this subsection (a), the delivery service shall not deliver the alcoholic beverages or beer to a customer who resides or is located at the time of the delivery at a distance greater than one hundred (100) miles from the licensed premises of the retailer at which the alcoholic beverages or beer was purchased.

SECTION 4. Tennessee Code Annotated, Section 57-3-406(k)(1), is amended by deleting the language "Notwithstanding any law or rule to the contrary, beginning July 1, 2015,"

and substituting instead "Except as otherwise provided in subdivision (k)(3), notwithstanding any law or rule to the contrary,".

- SECTION 5. Tennessee Code Annotated, Section 57-3-406(k), is amended by adding the following language as a new subdivision (3):
 - (3) If a delivery service is delivering alcoholic beverages or beer purchased from a retailer in accordance with subdivision (k)(1), the delivery service shall not deliver the alcoholic beverages or beer to a customer who resides or is located at the time of the delivery at a distance greater than one hundred (100) miles from the licensed premises of the retailer at which the alcoholic beverages or beer was purchased.

SECTION 6. Tennessee Code Annotated, Section 57-3-806(e), is deleted.

On motion, Finance, Ways & Means Committee Amendment No. 2, as House Amendment No. 3, was adopted.

Rep. M. White moved adoption of House Amendment No. 4 as follows:

Amendment No. 4

AMEND House Bill No. 301 by deleting SECTION 6 in its entirety.

Rep. Ramsey moved that House Amendment No. 4 be tabled, which motion prevailed by the following vote:

Ayes	58
Noes	19

Representatives voting aye were: Akbari, Brooks K., Calfee, Camper, Carr, Carter, Casada, Coley, Cooper, Daniel, Doss, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh,

Halford, Hardaway, Hawk, Hicks, Holsclaw, Hulsey, Jenkins, Johnson, Kane, Keisling, Kumar, Lamberth, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Parkinson, Powell, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Shaw, Spivey, Swann, Todd, Towns, Turner, Van Huss, Weaver, White D., Williams, Wirgau, Womick, Madam Speaker Harwell -- 58

Representatives voting no were: Alexander, Armstrong, Byrd, Clemmons, Dunn, Hill M., Hill T., Holt, Lollar, Moody, Pody, Ragan, Sexton J., Shepard, Smith, Stewart, White M., Windle, Zachary -- 19

Rep. Holt moved adoption of House Amendment No. 5 as follows:

Amendment No. 5

AMEND House Bill No. 301 by inserting the following new section immediately preceding the last section and renumbering the subsequent section accordingly:

SECTION ____. Tennessee Code Annotated, Section 57-3-202(i)(1), is amended by adding the following language after the second sentence in the subdivision:

Samples served under this subdivision (i)(1) shall be limited to one half fluid ounce (1/2 fl. oz.) of alcohol per sample and shall not exceed, in the aggregate, two fluid ounces (2 fl. oz.) per person per day.

Rep. Ramsey moved that House Amendment No. 5 be tabled, which motion prevailed by the following vote:

Ayes	61
Noes	25

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks K., Calfee, Camper, Carr, Carter, Casada, Clemmons, Cooper, Daniel, Doss, Durham, Eldridge, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Holsclaw, Jenkins, Johnson, Kane, Keisling, Kumar, Lamberth, Littleton, Love, Lynn, Marsh, McCormick, McDaniel, Mitchell, Parkinson, Powell, Ragan, Ramsey, Rogers, Sanderson, Sargent, Sexton C., Shaw, Shepard, Swann, Terry, Todd, Towns, Travis, Weaver, White D., Williams, Windle, Wirgau, Madam Speaker Harwell -- 61

Representatives voting no were: Brooks H., Butt, Byrd, Coley, DeBerry, Dunlap, Dunn, Hill T., Holt, Hulsey, Jones, Lollar, Matlock, Pitts, Pody, Sexton J., Smith, Sparks, Spivey, Stewart, Turner, Van Huss, White M., Womick, Zachary -- 25

Rep. Ramsey moved that **House Bill No. 301**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	62
Noes	21
Present and not voting	

Representatives voting aye were: Akbari, Armstrong, Calfee, Camper, Carr, Carter, Casada, Clemmons, Cooper, Daniel, Doss, Durham, Eldridge, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Holsclaw, Hulsey, Jenkins, Johnson, Jones, Kane, Kumar, Lamberth, Littleton, Love, Lynn, Marsh, McCormick, McDaniel, Miller, Mitchell, Parkinson, Powell, Ragan, Ramsey, Rogers, Sanderson, Sargent, Sexton C., Shaw, Shepard, Spivey, Stewart, Swann, Terry, Todd, Travis, Turner, Weaver, White D., Williams, Wirgau, Madam Speaker Harwell -- 62

Representatives voting no were: Brooks H., Brooks K., Byrd, Coley, DeBerry, Dunlap, Dunn, Hill M., Hill T., Holt, Howell, Keisling, Lollar, Matlock, Moody, Sexton J., Van Huss, White M., Windle, Womick, Zachary -- 21

Representatives present and not voting were: Alexander, Pody, Powers, Smith, Sparks - 5

House Bill No. 1977 -- TennCare - As introduced, requires the bureau of TennCare and the health care financing administration to continue to use technical assistance groups of healthcare providers in developing and implementing any payment reform initiative using episodes of care; requires the bureau to report on recommendations from the groups and actions taken in response to the recommendations in quarterly reports to the general assembly. - Amends TCA Title 4 and Title 71. by *Ramsey. (*SB1722 by *Crowe, *Watson)

Rep. Ramsey moved that House Bill No. 1977 be passed on third and final consideration.

Rep. C. Sexton moved adoption of Health Committee Amendment No. 1 as follows:

Amendment No. 1

AMEND House Bill No. 1977 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. This act shall be known and may be cited as the "TennCare Omnibus Act of 2016".

SECTION 2. Tennessee Code Annotated, Title 71, Chapter 5, Part 1, is amended by adding the following as a new section to be appropriately designated:

In developing or implementing any payment reform initiative involving the use of episodes of care with respect to medical assistance provided under this chapter by the bureau of TennCare or the health care finance and administration (HCFA) of the department of finance and administration, the bureau and HCFA

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shall report on the use of technical assistance groups of healthcare providers in developing any episode of care. The reports shall include all recommendations made by technical assistance groups throughout the period of implementation of any episode of care. In addition to any other information required in the quarterly report to the general assembly pursuant to § 71-5-104(c), the bureau of TennCare shall summarize in quarterly reports the recommendations of any technical assistance group concerning the payment reform initiative and identify any action taken by the bureau or HCFA to address those recommendations. The bureau and HCFA shall report to the health committee of the house of representatives and the health and welfare committee of the senate by July 1 of each year, beginning in 2016, specifically concerning the use of technical assistance groups and on each recommendation made by those groups and the response by the bureau or HCFA to each recommendation. This section shall apply to any payment reform initiative utilizing episodes of care, including any initiative receiving a state innovation model initiative grant from the federal centers for medicare and medicaid services.

SECTION 3. Tennessee Code Annotated, Title 71, Chapter 5, Part 1, is further amended by adding the following as a new section to be appropriately designated:

Any enrollee satisfaction survey funded or commissioned by the bureau of TennCare on or after July 1, 2016, for the TennCare program shall incorporate a ten-point scale by which enrollees can identify their level of satisfaction. Upon receiving the results of this survey, the bureau shall include the results, together with a discussion of sample size and survey methodology, in the next report made pursuant to § 71-5-104(c).

SECTION 4. Tennessee Code Annotated, Title 71, Chapter 5, Part 14, is amended by adding the following as a new section to be appropriately designated:

In matters relating to eligibility, if an applicant for or an appellant concerning medical assistance provided under this part is currently receiving care in a facility licensed pursuant to § 68-11-202, then the bureau of TennCare shall notify that facility of the bureau's eligibility determination for that applicant or appellant.

SECTION 5. Tennessee Code Annotated, Section 71-5-1402(g), is amended by deleting the subsection in its entirety and substituting instead the following:

(g)

(1) The long-term care system shall utilize a global budget for all long-term care services for persons who are elderly or who have physical disabilities that allows funding to follow the person into the most appropriate and cost-effective long-term care setting of their choice, resulting in a more equitable balance between the proportion of medicaid long-term care expenditures for institutional, i.e., nursing facility, services and expenditures for home and community-based services and supports.

- (2) The bureau of TennCare shall report to the general assembly and shall make available to interested persons a separate accounting of long-term care expenditures for:
 - (A) Nursing facility services;
 - (B) Home and community-based services made under the CHOICES long-term healthcare program; and
 - (C) Employment and Community First CHOICES services, under a waiver amendment to the TennCare II demonstration.
- (3) The accounting shall, under subdivision (g)(2), include prior fiscal year actual expenditures and projected current fiscal year expenditures no later than February 1 of each year. Projected upcoming fiscal year expenditures and the percentage of nursing facility services and home and community-based services relative to total expenditures for CHOICES long-term healthcare program shall be provided by June 30 of each year.
- (4) Any global budget for long-term care services developed under this chapter shall not include or be utilized for populations served by medical assistance waivers or agreements administered by the department of intellectual and developmental disabilities.
- SECTION 6. Tennessee Code Annotated, Title 71, Chapter 5, Part 1, is further amended by adding the following as a new section to be appropriately designated:
 - (a) Pursuant to § 56-2-125(d)(2)(B), and no later than October 1, 2016, the deputy commissioner of finance and administration responsible for the TennCare program shall establish a procedure permitting direct access to the all payer claims database and any managing vendor of the database for the purposes authorized in § 56-2-125(b)(1) by:
 - (1) The department of finance and administration;
 - (2) The department of health;
 - (3) The department of mental health and substance abuse services:
 - (4) The department of intellectual and developmental disabilities; and
 - (5) Other departments and entities of this state.
 - (b) Any data retrieved from the database or the managing vendor may only be used for internal purposes of the department or state entity. The data shall be confidential and shall not be a public record for the purposes of title 10,

- chapter 7. If any department or state entity seeks to produce reports based upon the data as public documents, then the department or state entity shall submit a request for approval of that use of the data to the health information committee.
- (c) The bureau of TennCare shall submit an annual report to the chairs of the health committee of the house of representatives and the health and welfare committee of the senate that shall describe the nature and purpose of any requests to utilize data from the all payer claims database submitted to the bureau or the health information committee. The report shall also describe the disposition made by the health information committee of each request to utilize the data and shall detail how each member of the committee voted on each request. The bureau shall submit the report by January 15 of each year.
- SECTION 7. Tennessee Code Annotated, Section 71-5-143(b), is amended by deleting the language "eleven (11) members" and substituting the language "thirteen (13) members".
- SECTION 8. Tennessee Code Annotated, Section 71-5-143(b), is further amended by deleting the second sentence of the subsection and substituting the following language:

The membership of the advisory commission shall include one (1) representative of the advocacy community; the chair of the health committee of the house of representatives, or the chair's designee; the chair of the health and welfare committee of the senate, or the chair's designee; two (2) representatives from the Tennessee business community; and three (3) representatives from the provider community.

- SECTION 9. Tennessee Code Annotated, Section 71-5-2401(b)(5), is amended by deleting the subdivision and substituting the following language:
 - (5) The pharmacy director and medical director of TennCare; the chair of the health committee of the house of representatives, or the chair's designee; and the chair of the health and welfare committee of the senate, or the chair's designee, shall serve as ex officio members of the state TennCare pharmacy advisory committee.
- SECTION 10. This act shall take effect July 1, 2016, the public welfare requiring it.

On motion, Health Committee Amendment No. 1 was adopted.

Rep. C. Sexton moved adoption of Health Committee Amendment No. 2 as follows:

Amendment No. 2

AMEND House Bill No. 1977 by deleting the language "permitting direct access to the all payer claims database and any managing vendor of the database for the purposes authorized in § 56-2-125(b)(1) by:" in subsection (a) of the amendatory language of Section 6, as amended, and substituting instead the language "permitting"

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the following to obtain data sets derived from the all payer claims database through the entity authorized to access the database for the purposes authorized in § 56-2-125(b)(1) within available resources of the bureau:".

AND FURTHER AMEND by inserting the following language immediately after the first sentence of subsection (c) of the amendatory language of Section 6, as amended:

Any request for data from departments or other state entities that cannot be provided within existing resources of the bureau shall be identified in this report.

AND FURTHER AMEND by deleting subdivision (g)(4) of the amendatory language of Section 5.

AND FURTHER AMEND by deleting Sections 3, 7, 8, and 9 of the bill as amended and appropriately redesignating the remaining sections.

On motion, Health Committee Amendment No. 2 was adopted.

Rep. Ramsey moved that **House Bill No. 1977**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	90
Noes	0

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Jones, Kane, Keisling, Kumar, Littleton, Lollar, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 90

A motion to reconsider was tabled.

*House Bill No. 2105 -- Consumer Protection - As introduced, creates an advisory task force to review online simulated competitions, including, but not limited to, online fantasy football, and recommend any necessary statutory revisions to the consumer protection laws that should be made to protect consumers when paying to participate in an online simulated competition. - Amends TCA Title 3; Title 4; Title 8; Title 39; Title 47; Title 56 and Title 67. by *Marsh, *Jernigan, *Calfee, *Swann, *Fitzhugh, *Parkinson, *Powell. (SB2109 by *Johnson)

On motion, House Bill No. 2105 was made to conform with **Senate Bill No. 2109**; the Senate Bill was substituted for the House Bill.

Rep. Marsh moved that Senate Bill No. 2109 be passed on third and final consideration.

Rep. Calfee moved that Business and Utilities Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Sargent moved adoption of Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2, as follows:

Amendment No. 2

AMEND Senate Bill No. 2109 by inserting the following new section immediately preceding the penultimate section and renumbering the subsequent sections accordingly:

SECTION 4. Tennessee Code Annotated, Title 67, Chapter 4, is amended by adding the following language as a new part:

67-4-3201. This part shall be known and may be cited as the "Fantasy Sports Tax Act".

67-4-3202. For purposes of this part:

- (1) "Adjusted revenues" means, for each fantasy sports contest, the amount equal to the total entry fees collected from all participants entering the fantasy sports contest less winnings paid to participants in the contest, multiplied by the resident percentage;
 - (2) "Commissioner" means the commissioner of revenue;
 - (3) "Entry fees" has the same meaning as defined in § 47-18-5602;
- (4) "Fantasy sports contest" has the same meaning as defined in § 47-18-5602;
- (5) "Fantasy sports operator" has the same meaning as defined in § 47-18-5602;
 - (6) "Player" has the same meaning as defined in § 47-18-5602;
- (7) "Resident percentage" means, for each fantasy sports contest, the percentage, rounded to the nearest tenth of a percent (0.1%), of the total entry fees collected from Tennessee consumers divided by the total entry fees collected from all players, regardless of the players' location, of the fantasy sports contest; and
- (8) "Tennessee consumer" has the same meaning as defined in § 47-18-5602.

67-4-3203.

- (a) It is a privilege taxable by this state to offer or provide to Tennessee consumers fantasy sports contests.
- (b) A tax is imposed at the rate of six percent (6%) on all adjusted revenues of a fantasy sports contest offered by a fantasy sports operator to Tennessee consumers and is in addition to any other taxes levied pursuant to this title.
- (c) The tax imposed by this part shall be collected and administered by the commissioner.
- **67-4-3204.** The tax levied under this part shall be due and payable quarterly. For the purpose of ascertaining the amount of tax payable under this part, it shall be the duty of each fantasy sports operator, on or before the twentieth day immediately following the end of each calendar quarter, to transmit to the commissioner, upon forms prescribed by the commissioner, returns, showing all receipts derived from offering or providing consumers with any of the privileges taxable under this part during the preceding calendar quarter and other necessary information, as determined by the commissioner, to determine the adjusted revenues of a fantasy sports contest offered by a fantasy sports operator.
- **67-4-3205.** Of the taxes, including all penalties and interest, received by the commissioner under this part, the distribution shall be as follows:

(1)

- (A) From July 1, 2016, to June 30, 2017, sixty percent (60%) shall be allocated to the general fund; and
- (B) Beginning July 1, 2017, and thereafter, sixty eight percent (68%) shall be allocated to the general fund;
- (2) Twenty percent (20%) shall be allocated among the counties of the state in the proportion that the population of each bears to the aggregate population of the state according to the most recent federal census and other censuses authorized by law;
- (3) Ten percent (10%) shall be allocated to the fantasy sports fund established by § 47-18-5607; and

(4)

- (A) From July 1, 2016, to June 30, 2017, ten percent (10%) shall be allocated to the department of revenue for administration of this part; and
- (B) Beginning July 1, 2017, and thereafter, two percent (2%) shall be allocated to the department of revenue for administration of this part.

AND FURTHER AMEND by deleting § 47-18-5607 in Section 1 and substituting instead the following:

47-18-5607.

- (a) There is created a fund to be known as the "fantasy sports fund". All fees and penalties collected pursuant to this part and ten percent (10%) of the tax levied pursuant to the Fantasy Sports Act, compiled in title 67, chapter 4, part 32, shall be deposited in the fantasy sports fund. Money in the fund shall be invested by the state treasurer in accordance with § 9-4-603. The fund shall be administered by the secretary of state.
- (b) All costs of the secretary of state associated with the administration of this part shall be paid from the fund.
- (c) If there is remaining any amount in the fantasy sports fund at the end of any fiscal year, ten percent (10%) of the remaining amount shall not revert to the general fund but shall remain available for the purposes set forth in subsection (b). Interest accruing on investments and deposits of the fund shall be credited to such account, shall not revert to the general fund, and shall be carried forward into each subsequent fiscal year.

On motion, Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2, was adopted.

Rep. Marsh moved that **Senate Bill No. 2109**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	67
Noes	17
Present and not voting	

Representatives voting aye were: Akbari, Armstrong, Brooks H., Brooks K., Calfee, Camper, Carr, Casada, Clemmons, Coley, Cooper, Daniel, Doss, Durham, Eldridge, Faison, Farmer, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Howell, Jenkins, Johnson, Jones, Keisling, Kumar, Lollar, Love, Marsh, McCormick, McDaniel, Miller, Mitchell, Parkinson, Pitts, Powell, Ragan, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Wirgau, Madam Speaker Harwell -- 67

Representatives voting no were: Alexander, Butt, DeBerry, Dunlap, Dunn, Hawk, Holt, Kane, Lamberth, Lynn, Matlock, Pody, Smith, Spivey, Windle, Womick, Zachary -- 17

Representatives present and not voting were: Hulsey, Moody, Sparks -- 3

A motion to reconsider was tabled.

*House Bill No. 1837 -- State Government - As introduced, changes from Tuesday to Wednesday the day on which the department of economic and community development must submit its annual report. - Amends TCA Title 4 and Title 67. by *Sexton C, *Daniel, *White M, *Fitzhugh, *Clemmons. (SB2606 by *Norris)

Rep. C. Sexton moved that House Bill No. 1837 be passed on third and final consideration.

Rep. Marsh moved that Business and Utilities Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Sargent moved adoption of Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2, as follows:

Amendment No. 2

AMEND House Bill No. 1837 by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 4-14-305(8), is amended by deleting the period at the end of the subdivision and substituting instead the following:

, including matching grants to Tennessee's industries and universities to conduct applied research of strategic importance to Tennessee's economy.

SECTION 2. This act shall take effect upon becoming a law, the public welfare requiring it.

On motion, Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2, was adopted.

Rep. C. Sexton moved that **House Bill No. 1837**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	91
Noes	0

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 91

A motion to reconsider was tabled.

*House Bill No. 2331 -- Insurance, Health, Accident - As introduced, eliminates the requirement that a healthcare services provider be at a hospital or other qualified site for the service to be considered telehealth services for insurance purposes; requires health insurance entities to reimburse healthcare service providers at the same rate for telehealth services as for in-person encounters. - Amends TCA Section 56-7-1002. by *Sexton C, *Brooks K. (SB2373 by *Bell, *Green, *Overbey, *Gresham, *Bowling, *Hensley, *Watson)

On motion, House Bill No. 2331 was made to conform with **Senate Bill No. 2373**; the Senate Bill was substituted for the House Bill.

- Rep. C. Sexton moved that Senate Bill No. 2373 be passed on third and final consideration.
- Rep. Sargent moved that Pensions and Insurance Amendment No. 1 be withdrawn, which motion prevailed.
- Rep. Travis moved that Insurance and Banking Committee Amendment No. 1, as House Amendment No. 2, be withdrawn, which motion prevailed.
- Rep. C. Sexton moved that **Senate Bill No. 2373** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	92
Noes	0

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 92

A motion to reconsider was tabled.

House Bill No. 2033 -- Firearms and Ammunition - As introduced, establishes that if a person or entity posts to prohibit the possession of firearms on the property, the posting entity, for purposes of liability, assumes custodial responsibility for the safety and defense of any handgun carry permit holder harmed while on the posted property. - Amends TCA Title 39, Chapter 17, Part 13. by *Faison, *Rogers. (*SB1736 by *Gresham)

On motion, House Bill No. 2033 was made to conform with **Senate Bill No. 1736**; the Senate Bill was substituted for the House Bill.

Rep. Faison moved that Senate Bill No. 1736 be passed on third and final consideration.

3929

Rep. Carter moved that Civil Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Todd moved the previous question, which motion prevailed by the following vote:

Ayes	67
Noes	23

Representatives voting aye were: Brooks H., Brooks K., Butt, Byrd, Calfee, Carr, Carter, Casada, Coley, Daniel, Doss, Durham, Eldridge, Faison, Farmer, Forgety, Goins, Gravitt, Halford, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Jenkins, Johnson, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, Matlock, McCormick, McDaniel, Moody, Pitts, Powers, Ragan, Ramsey, Reedy, Rogers, Sargent, Sexton C., Sexton J., Smith, Sparks, Spivey, Swann, Terry, Todd, Travis, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 67

Representatives voting no were: Akbari, Alexander, Armstrong, Camper, Clemmons, DeBerry, Dunn, Favors, Fitzhugh, Hardaway, Hulsey, Jones, Love, Miller, Mitchell, Parkinson, Pody, Powell, Shaw, Shepard, Stewart, Towns, Turner -- 23

Rep. Faison moved that **Senate Bill No. 1736** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes77	•
Noes13	3

Representatives voting aye were: Alexander, Brooks H., Brooks K., Butt, Byrd, Calfee, Carr, Carter, Casada, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, Matlock, McCormick, McDaniel, Moody, Pitts, Pody, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Smith, Sparks, Spivey, Swann, Terry, Todd, Towns, Travis, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 77

Representatives voting no were: Armstrong, Clemmons, Favors, Hardaway, Jones, Miller, Mitchell, Parkinson, Powell, Shaw, Shepard, Stewart, Turner -- 13

A motion to reconsider was tabled.

House Bill No. 2557 -- Taxes, Litigation - As introduced, allows a county, upon the adoption of a resolution by a 2/3 majority vote of the county legislative body, to assess a privilege tax on litigation in civil cases in an amount not to exceed \$25.00 per case to be used exclusively for personnel and operating costs of the circuit court located in that county; excludes original proceedings brought in juvenile court. - Amends TCA Title 67, Chapter 4, Part 6. by *Casada. (*SB1698 by *Johnson)

On motion, House Bill No. 2557 was made to conform with **Senate Bill No. 1698**; the Senate Bill was substituted for the House Bill.

3930

Rep. Casada moved that Senate Bill No. 1698 be passed on third and final consideration.

Rep. Carter moved that Civil Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Wirgau moved that Local Government Committee Amendment No. 1, as House Amendment No. 2, be withdrawn, which motion prevailed.

Rep. Lollar moved the previous question, which motion prevailed.

Rep. Casada moved that **Senate Bill No. 1698** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	73
Noes	11
Present and not voting	

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Byrd, Calfee, Camper, Carr, Carter, Casada, Coley, Cooper, Daniel, Doss, Durham, Eldridge, Faison, Farmer, Favors, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill T., Holsclaw, Howell, Hulsey, Jenkins, Johnson, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Pitts, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton J., Shaw, Shepard, Spivey, Swann, Terry, Todd, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Wirgau, Womick, Zachary -- 73

Representatives voting no were: Clemmons, Dunlap, Dunn, Holt, Jones, Parkinson, Pody, Sexton C., Smith, Stewart, Windle -- 11

Representatives present and not voting were: DeBerry, Hill M. -- 2

A motion to reconsider was tabled.

House Bill No. 1624 -- Administrative Procedure (UAPA) - As introduced, continues permanent rules filed with the secretary of state after January 1, 2015. by *Faison, *Ragan. (*SB1576 by *Bell)

Further consideration of House Bill No. 1624, previously considered on the Consent Calendar for April 14, 2016, at which time it was objected to and reset for today's Regular Calendar.

On motion, House Bill No. 1624 was made to conform with **Senate Bill No. 1576**; the Senate Bill was substituted for the House Bill.

Rep. Faison moved that **Senate Bill No. 1576** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	88
Noes	3

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 88

Representatives voting no were: Daniel, Parkinson, Stewart -- 3

A motion to reconsider was tabled.

REQUEST TO CHANGE VOTE

Pursuant to **Rule No. 31**, the following member desires to change their original stand from "aye" to "no" on **Senate Bill No. 1576** and have this statement entered in the Journal: Rep. Holt.

REGULAR CALENDAR, CONTINUED

House Bill No. 2520 -- Alcoholic Beverages - As introduced, allows Holston Hills Country Club in Knox County to serve and sell alcoholic beverages for consumption on premises. - Amends TCA Title 57, Chapter 4, Part 1. by *Armstrong, *Miller, *Stewart, *Cooper, *Towns. (*SB1766 by *Massey)

Further consideration of House Bill No. 2520, previously considered on April 14, 2016, at which time it was reset for today's Calendar.

On motion, House Bill No. 2520 was made to conform with **Senate Bill No. 1766**; the Senate Bill was substituted for the House Bill.

Rep. Armstrong moved that Senate Bill No. 1766 be passed on third and final consideration.

Rep. Ramsey moved that State Government Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Ramsey moved adoption of State Government Committee Amendment No. 2 as follows:

3932

Amendment No. 2

AMEND Senate Bill No. 1766 by inserting the following new section immediately preceding the last section and renumbering the subsequent section accordingly:

SECTION ____. Tennessee Code Annotated, Section 57-4-102(26), is amended by adding the following language as a new, appropriately designated subdivision:

- (KKKK) A commercially operated facility possessing each of the following characteristics:
 - (i) Has been in operation as an inn since November 3, 2002:
 - (ii) Is located within one-half (1/2) mile of a city park;
 - (iii) Has a total of eight (8) guest rooms in the main house;
 - (iv) Has a separate cottage that also houses at least one (1) transient suite, as well as workspaces and storage;
 - (v) Has at least one (1) kitchen on the premises and offers at least one (1) meal daily;
 - (vi) Has an open-air, outdoor patio suitable for the accommodation of wedding ceremonies and other events;
 - (vii) Has been designated historically significant by a county historical commission; and
 - (viii) Is located in any county having a population of more than five hundred thousand (500,000) according to the 2010 federal census or any subsequent federal census;

On motion, State Government Committee Amendment No. 2 was adopted.

Rep. Swann moved that House Amendment No. 3 be withdrawn, which motion prevailed.

Rep. Casada moved that House Amendment No. 4 be withdrawn, which motion prevailed.

Rep. Armstrong moved that **Senate Bill No. 1766**, as amended, be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	65
Noes	19
Present and not voting	

Representatives voting aye were: Akbari, Armstrong, Brooks K., Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Holsclaw, Hulsey, Jenkins, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Marsh, McCormick, McDaniel, Miller, Mitchell, Parkinson, Powell, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Shaw, Shepard, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Weaver, White D., Williams, Wirgau, Womick, Madam Speaker Harwell -- 65

Representatives voting no were: Brooks H., Butt, Byrd, DeBerry, Dunlap, Dunn, Hill M., Hill T., Holt, Howell, Lollar, Lynn, Matlock, Moody, Sexton J., Van Huss, White M., Windle, Zachary -- 19

Representatives present and not voting were: Alexander, Doss, Pody, Powers, Smith, Sparks -- 6

A motion to reconsider was tabled.

*House Bill No. 2424 -- DUI Offenses - As introduced, allows a judge to use funds from the interlock assistance fund to pay for a portion of the cost of transdermal monitoring if the judge determines that a person so ordered cannot pay some portion of the cost of the device. - Amends TCA Title 40 and Title 55. by *Goins. (SB2399 by *Overbey, *Bell, *Haile, *Stevens)

Further consideration of House Bill No. 2424, previously considered on today's Calendar.

On motion, House Bill No. 2424 was made to conform with **Senate Bill No. 2399**; the Senate Bill was substituted for the House Bill.

Rep. Goins moved that Senate Bill No. 2399 be passed on third and final consideration.

Rep. Lamberth moved that Criminal Justice Committee Amendment No. 1 be withdrawn, which motion prevailed.

Rep. Sargent moved that Finance, Ways & Means Committee Amendment No. 1, as House Amendment No. 2, be withdrawn, which motion prevailed.

Rep. Goins moved that **Senate Bill No. 2399** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	91
Noes	0

3934

Representatives voting aye were: Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 91

A motion to reconsider was tabled.

UNFINISHED BUSINESS

RULES SUSPENDED

Rep. McCormick moved that the rules be suspended in order to allow **House Bills Nos. 1694** and **1990** to be heard in the Finance, Ways & Means Committee this week, which motion prevailed.

RULES SUSPENDED

Rep. McCormick moved that the rules be suspended in order to allow **House Bills Nos. 2530**, **2370** and **1886** to be heard on the Final Calendar for Finance, Ways & Means Subcommittee this week, which motion prevailed.

MESSAGE FROM THE GOVERNOR April 14, 2016

MADAM SPEAKER: I am directed by the Governor to return herewith: House Bill No. 615; with his veto.

DWIGHT E. TARWATER, Legal Counsel to the Governor

GOVERNOR'S STATEMENT ON HOUSE BILL NO. 615 April 14, 2016

The Honorable Beth Harwell Speaker of the House 301 6th Avenue North Legislative Plaza, Suite 19 Nashville, TN 37243

Re: House Bill 615

Dear Speaker Harwell,

I am vetoing House Bill 615, the legislation designating The Holy Bible as the official state book. 3935

As you know, last year the Attorney General opined that designating The Holy Bible as the official state book of Tennessee would violate the Establishment Clause of the First Amendment to the Federal Constitution and Article I, § 3, of the Tennessee Constitution, which provides that "no preference shall ever be given, by law, to any religious establishment or mode of worship."

In addition to the constitutional issues with the bill, my personal feeling is that this bill trivializes the Bible, which I believe is a sacred text. If we believe that the Bible is the inspired word of God, then we shouldn't be recognizing it only as a book of historical and economic significance. If we are recognizing the Bible as a sacred text, then we are violating the Constitution of the United States and the Constitution of the State of Tennessee by designating it as the official state book. Our founders recognized that when the church and state were combined, it was the church that suffered in the long run.

I strongly disagree with those who are trying to drive religion out of the public square. All of us should and must bring our deepest beliefs to the places we are called, including government service. Men and women motivated by faith have every right and obligation to bring their belief and commitment to the public debate. However, that is very different from the governmental establishment of religion that our founders warned against and our Constitution prohibits.

For these reasons, I am vetoing House Bill 615.

Respectfully,

Governor Bill Haslam

cc: The Honorable Ron Ramsey, Lieutenant Governor and Speaker of the Senate The Honorable Members of the 109th General Assembly

NOTICE TO OVERRIDE VETO

Rep. J. Sexton filed the following written notice with the Clerk's office and asked the Clerk to read the same:

SPEAKER: I hereby file notice under House Rule No. 78 that I will move to repass House Bill 615, the Governor's objections to the contrary notwithstanding, as provided in Article III, Section 18 of the Constitution of Tennessee.

/s/ Representative Jerry Sexton This, the 18th day of April, 2016

BILLS WITHDRAWN

On motion of Rep. K. Brooks, **House Bill No. 2134** was recalled from the House Transportation Committee and was withdrawn from the House

On motion of Rep. K. Brooks, **House Bill No. 2135** was recalled from the House Criminal Justice Committee and was withdrawn from the House

3936

On motion of Rep. K. Brooks, **House Bill No. 2138** was recalled from the House Local Government Committee and was withdrawn from the House

On motion of Rep. K. Brooks, **House Bill No. 2140** was recalled from the House Education Instruction and Programs Committee and was withdrawn from the House

On motion of Rep. K. Brooks, **House Bill No. 2533** was recalled from the House Education Administration and Planning Committee and was withdrawn from the House

On motion of Rep. K. Brooks, **House Bill No. 2567** was recalled from the House Consumer and Human Resources Committee and was withdrawn from the House

On motion of Rep. Moody, **House Joint Resolution No. 1040** was withdrawn from the House.

MOTION TO PLACE BILL ON CALENDAR

Rep. Todd moved that **House Bill No. 2587**, previously held on the desk, be placed on the Regular Calendar for Next Calendar, which motion prevailed.

MOTION TO PLACE BILL ON CALENDAR

Rep. Hardaway moved that **House Bill No. 1707**, previously held on the desk, be placed on the Regular Calendar for Next Calendar, which motion prevailed.

RULES SUSPENDED

Rep. Littleton moved that the rules be suspended for the purpose of introducing House Joint Resolution No. 1032 out of order, which motion prevailed.

House Joint Resolution No. 1032 -- Memorials, Recognition - Building Safety Month. by *Littleton, *Shepard.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Rep. Littleton, the resolution was adopted.

A motion to reconsider was tabled.

CLERK'S NOTE TO JOURNAL

The Speaker appointed Bill Howse as Interim Chief Sargent-At-Arms.

SPONSORS ADDED

Under **Rule No. 43**, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

House Bill No. 1415 Rep. Carter as prime sponsor.

House Bill No. 1505 Rep. Carter as prime sponsor.

House Bill No. 1525 Rep. Sargent as prime sponsor.

House Bill No. 1665 Rep. Carter as prime sponsor.

House Bill No. 1742 Reps. K. Brooks and Carter as prime sponsors.

House Bill No. 1757 Rep. Camper as prime sponsor.

House Bill No. 1960 Rep. Turner as prime sponsor.

House Bill No. 2025 Rep. Camper as prime sponsor.

House Bill No. 2425 Reps. Sargent and Eldridge as prime sponsors.

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to return to the House, House Joint Resolutions Nos. 291, 556, 718, 776, 830, 835, 836, 837, 838, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888 and 889; signed by the Speaker.

RUSSELL A. HUMPHREY, Chief Clerk

REPORT OF CHIEF ENGROSSING CLERK April 18, 2016

MADAM SPEAKER: Your Chief Engrossing Clerk begs leave to report that we have transmitted to the Governor the following: House Joint Resolutions Nos. 291, 556, 718, 776, 830, 835, 836, 837, 838, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888 and 889; for his action.

GREG GLASS, Chief Engrossing Clerk

ENGROSSED BILLS April 18, 2016

MADAM SPEAKER: The following bills have been examined, engrossed and are ready for transmission to the Senate: House Bills Nos. 1524 and 2144.

GREG GLASS, Chief Engrossing Clerk

ENGROSSED BILLS April 18, 2016

MADAM SPEAKER: The following bills have been examined, engrossed and are ready for transmission to the Senate: House Bill No. 1879:

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to transmit to the House, Senate Bill No. 1533

The Senate refused to recede from its action in nonconcurring in House Amendment(s) No.1

The Speaker appointed a Conference Committee composed of Senators:

Bell, Kelsey, Harris

to confer with a like committee from the House in open conference to resolve the differences between the bodies on Senate Bill No. 1533

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to transmit to the House, Senate Bill No. 1979; The Senate nonconcurred in House Amendment No(s). 2

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to transmit to the House, Senate Bill No. 408; The Senate nonconcurred in House Amendment No(s). 1

RUSSELL A. HUMPHREY, Chief Clerk

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ENGROSSED BILLS April 18, 2016

MADAM SPEAKER: The following bills have been examined, engrossed and are ready for transmission to the Senate: House Bill No. 2107;

GREG GLASS, Chief Engrossing Clerk

ENGROSSED BILLS April 18, 2016

MADAM SPEAKER: The following bills have been examined, engrossed and are ready for transmission to the Senate: House Bill No. 726:

GREG GLASS, Chief Engrossing Clerk

ENGROSSED BILLS April 18, 2016

MADAM SPEAKER: The following bills have been examined, engrossed and are ready for transmission to the Senate: House Bill No. 1424;

GREG GLASS, Chief Engrossing Clerk

ENGROSSED BILLS April 18, 2016

MADAM SPEAKER: The following bills have been examined, engrossed and are ready for transmission to the Senate: House Bill No. 1837;

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to transmit to the House, Senate Bill No. 514; The Senate nonconcurred in House Amendment No(s). 1

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to transmit to the House, Senate Bills Nos. 1584 and 1626; passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

*Senate Bill No. 1584 -- Scholarships and Financial Aid - As introduced, allows eligible students to receive the STEP UP scholarship for up to four years; changes the entity that, recognition from which, makes a postsecondary program eligible for purposes in the STEP UP scholarship. - Amends TCA Section 49-4-943. by *Overbey, *Gardenhire, *Gresham, *Massey. (HB1983 by *Ramsey, *Hawk, *White M)

*Senate Bill No. 1626 -- Election Laws - As introduced, establishes an online voter registration system beginning July 1, 2017. - Amends TCA Title 2, Chapter 2, Part 1. by *Yager, *Ketron, *Briggs, *Dickerson, *Harris, *Yarbro, *Harper. (HB1742 by *McCormick, *Hardaway, *Lamberth, *Jernigan, *Mitchell, *Camper, *Favors)

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to return to the House, House Bills Nos. 577, 1543, 1634, 1690, 1776, 1981, 2079, 2193, 2228, 2570, 2574, 2638 and 2664; substituted for Senate Bills on same subjects and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

ENGROSSED BILLS April 18, 2016

MADAM SPEAKER: The following bills have been examined, engrossed and are ready for transmission to the Senate: House Bills Nos. 301, 1619, 1977, 2087, 2248, 2343, 2514, 2662 and 2665; also House Joint Resolutions Nos. 1015, 1016 and 1032.

GREG GLASS, Chief Engrossing Clerk

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to return to the House, House Bill No. 726; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to return to the House, House Bill No. 1427; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to return to the House, House Bill No. 1476; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to return to the House, House Bill No. 1527; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

MESSAGE FROM THE SENATE April 18, 2016

MADAM SPEAKER: I am directed to return to the House, House Bill No. 2117; substituted for Senate Bill on same subject, amended, and passed by the Senate.

RUSSELL A. HUMPHREY, Chief Clerk

SIGNED April 18, 2016

The Speaker announced that she had signed the following: House Bills Nos. 1544, 2639, 2648, 2654, 2655, 2658, 2659, 2660 and 2661.

GREG GLASS, Chief Engrossing Clerk

ROLL CALL

The roll call was taken with the following results:	
Present	93

Representatives present were Akbari, Alexander, Armstrong, Brooks H., Brooks K., Butt, Byrd, Calfee, Camper, Carr, Carter, Casada, Clemmons, Coley, Cooper, Daniel, DeBerry, Doss, Dunlap, Dunn, Durham, Eldridge, Faison, Farmer, Favors, Fitzhugh, Forgety, Goins, Gravitt, Halford, Hardaway, Hawk, Hazlewood, Hicks, Hill M., Hill T., Holsclaw, Holt, Howell, Hulsey, Jenkins, Johnson, Jones, Kane, Keisling, Kumar, Lamberth, Littleton, Lollar, Love, Lynn, Marsh, Matlock, McCormick, McDaniel, Miller, Mitchell, Moody, Parkinson, Pitts, Pody, Powell, Powers, Ragan, Ramsey, Reedy, Rogers, Sanderson, Sargent, Sexton C., Sexton J., Shaw, Shepard, Smith, Sparks, Spivey, Stewart, Swann, Terry, Todd, Towns, Travis, Turner, Van Huss, Weaver, White D., White M., Williams, Windle, Wirgau, Womick, Zachary, Madam Speaker Harwell -- 93

RECESS

On motion of Rep. McCormick, the House stood in recess until 9:00 a.m., Tuesday, April 19, 2016.